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Monday, January 4, 1943

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 4, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, January 4, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gartland, Green, Mead, MacPhee, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Quorum present.

President Jesse C. Colman presiding.

Supervisor Gallagher excused from attendance.

## SPECIAL ORDER—2:00 P.M.

Hearing of appeal from decision of the City Planning Commission by its Resolution No. 2701, dated November 19, 1942, denying application to rezone from Commercial District to the Light Industrial District, property located at the northeasterly corner of Buchanan and Geary Streets; for a distance of 137 feet 6 inches on Buchanan Street and 137 feet 6 inches on Geary Street.

## Privilege of the Floor.

Mr. Raymond J. O'Connor, attorney representing appellants, addressed the Board at length, outlining the reasons for which the rezoning was sought. During his discussion, and in reply to suggestion by Supervisor Roncovieri, Mr. O'Connor agreed that he was willing to stipulate, should the decision of the Planning Commission be overruled and the property be rezoned, that if the property should not be used as at present desired, the appellant would be willing to have the property automatically revert to its former classification. He would be glad to present such stipulation in writing.

Mr. Jorgenson, Secretary to the City Planning Commission, informed the Board that the Commission itself often accepted such stipulation, but he did not know whether the Board could do so.

The City Attorney, however, advised that he believed that the Board could request of the City Planning Commission that such condition be imposed.

Mr. Tilton of the City Planning Commission reported on the reasons prompting the Commission to deny the requested rezoning. This is a borderline case. However, the Planning Commission feels that this application should be denied, but it is up to the Board to make its own decision in the matter.

Mr. Harry Daniels addressed the Board briefly, urging that the rezoning be granted.

MONDAY, JANUARY 4, 1943

**In Hands of the Board.**

On motion by Supervisor Mead, seconded by Supervisor Shannon, the matter was taken into the hands of the Board.

Supervisors Uhl, Mead, Shannon and MacPhee favored the rezoning and urged that the decision of the City Planning Commission be overruled.

Supervisor Roncovieri announced that he would vote to overrule the decision of the City Planning Commission on the promise of the attorney for the appellant to present the stipulation agreed on.

**Adopted.**

Thereupon, the following resolution, presented by the Public Buildings, Lands and City Planning Committee, was taken up:

**Rezoning of Northeasterly Corner of Buchanan and Geary Streets.**

(Series of 1939)

Resolution No. 3102, as follows:

Resolved, That the decision of the City Planning Commission by its Resolution No. 2701, dated November 19, 1942, denying application to rezone from Commercial District to Light Industrial District, property located at the northeasterly corner of Buchanan and Geary Streets, for a distance of 137 feet 6 inches on Buchanan Street and 137 feet 6 inches on Geary Street, is hereby disapproved.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**SPECIAL ORDER—3:00 P. M.**

Consideration of the report of the Mayor's Committee relative to the hospitality facilities of San Francisco and how they compare with other cities.

On motion by Supervisor Brown, seconded by Supervisor Shannon, the report of the Mayor's Committee relative to the hospitality facilities of San Francisco was received and filed. Copy of report to be made available to all members of the Board.

**UNFINISHED BUSINESS.****Final Passage.**

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Providing for Release of Dogs by the Poundkeeper to the Armed Forces of the United States Without Charge.**

(Series of 1939)

Bill No. 2012, Ordinance No. 1925, as follows:

Amending Section 46(b) of Article I, Chapter V (Health Code), Part II of the San Francisco Municipal Code, pertaining to the release of animals by the Poundkeeper, by providing for the release of dogs to the armed forces of the United States during time of war, without payment of charges.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 46(b), Article I, Chapter V (Health Code), Part II of the San Francisco Municipal Code, is hereby amended to read as follows:



**Section 46(b). Release Upon Payment of Charges, Etc. Exceptions.** No animal shall, under any circumstances, be released by the Poundkeeper or his deputies until all the fines and charges imposed thereon, as provided by this section, shall have been paid. *Provided, however, that any dog which may be of service to the armed forces of the United States of America during time of war and which dog shall have been requisitioned for such purposes by the duly appointed procurement agency, may be released to said agency by the Poundkeeper or his deputies without charge; and provided further, that if it shall be made to appear to the Poundkeeper that any of the animals impounded by him, mentioned in subdivision (1) of subsection (a) hereof, have broken out, or were let out, of the fenced enclosure of the owner without fault on his part, the Poundkeeper shall release the said animals without charge. If the said Poundkeeper refuses to release any such animal, and the owner pays the demanded charges, the owner may apply by petition to the Board of Supervisors to have such charges refunded, and the Board of Supervisors shall order the repayment, without cost to the owner, of the charges so paid if it shall appear that the said animals broke out, or were let out, of the fenced enclosure of the owner without fault on his part.*

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Reappropriating \$487.50 in Department of Public Health Appropriations and Creating Position of I 116 Orderly at \$110 Per Month, and Eliminating I 204 Porter at \$110 Per Month at Laguna Honda Home for Period December 16, 1942, to June 30, 1943.**

(Series of 1939)

Bill No. 2013, Ordinance No. 1915, as follows:

Reappropriating \$487.50 in Department of Public Health Appropriations, creating position of one I 116 Orderly at \$110 per month, less maintenance, in Laguna Honda Home, and eliminating one I 204 Porter at \$110 per month, less maintenance, at Laguna Honda Home, for the period December 16, 1942, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$487.50 is hereby reappropriated and set aside out of existing surplus in Appropriation No. 251.110.02-3 to the credit of Appropriation No. 251.110.02-2, to provide compensation for one I 116 Orderly at \$110 per month, less maintenance, at Laguna Honda Home, for the period December 16, 1942, to June 30, 1943.

Section 2. The position of one I-116 Orderly at \$110 per month, less maintenance, is hereby created at Laguna Honda Home and the position of one I 204 Porter at \$110 per month, less maintenance, is hereby eliminated at Laguna Honda Home.

Recommended by the Director of Public Health.

Approved as to Classification and Compensation by the Civil Service Commission.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$2,310, Temporary Bookkeeping Machine Operators,  
December 1, 1942, to June 30, 1943.**

(Series of 1939)

Bill No. 2015, Ordinance No. 1916, as follows:

Appropriating the sum of \$860 from Appropriation No. 266-110-02 and the sum of \$1,450 from Appropriation No. 266-110-11, to the credit of Appropriation No. 266-120-11, to provide for the employment of two temporary bookkeeping machine operators (B311) for the period from December 1, 1942, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,310 is hereby appropriated (\$860 from the surplus in Appropriation No. 266-110-02—San Francisco Water Department—Accounting and Financial—Permanent Salaries (Reserve), and \$1,450 from the surplus in Appropriation No. 266-110-00—San Francisco Water Department—Water Sales Consumers Account—Permanent Salaries (Reserve)), to the credit of Appropriation No. 266-120-11—San Francisco Water Department—Water Sales Consumers Accounts—Temporary Salaries, to provide funds for the employment of two B311 Bookkeeping Machine Operators for the period from December 1, 1942, to June 30, 1943. These employments are urgently needed in the prompt preparation and issuance of monthly bills covering water deliveries to consumers necessary in the current collection and accounting of the San Francisco Water Department revenues. Increase in the number of consumers' accounts and revenues, the loss of manpower due to sickness, enlistment and induction in the armed forces, and employees accepting employment in war industries makes these additional employments necessary in the proper and efficient accounting of the Water Department revenues.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$4,000 From Unappropriated Balance of Funds,  
Municipal Railway, to Credit of Military Leave, to Provide for  
Month of January, 1943, Payments of Military Leave.**

(Series of 1939)

Bill No. 2017, Ordinance No. 1917, as follows:

Appropriating the sum of \$4,000 from the Unappropriated Balance of Funds—Municipal Railway, to the credit of Appropriation No. 265-126-00—Military Leave, to provide for the month of January, 1943, payments of military leave.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,000 is hereby appropriated from the Municipal Railway Unappropriated Balance of Funds to the credit of Appropriation No. 265-126-00—Military Leave, to provide for the month of January, 1943, payments of military leave.

Approved by the Public Utilities Commission.

Approved by the Manager of Utilities.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating the Sum of \$1,348.27 From the Surplus Existing in Appropriation No. 230.110.00 to the Credit of Appropriation No. 233.371.30 for the Purpose of Providing Funds to Purchase 110 Record Book Covers for the Binding of Official Records in the Recorder's Office.**

(Series of 1939)

Bill No. 2018, Ordinance No. 1918, as follows:

Appropriating the sum of \$1,348.27 from the surplus existing in Appropriation No. 230.110.00 to the credit of Appropriation No. 233.371.30 for the purpose of providing funds to purchase 110 record book covers for the binding of official records in the Recorder's Office.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,348.27 is hereby appropriated from the surplus existing in Appropriation No. 230.110.00 to the credit of Appropriation No. 233.371.30, to provide funds for the purchase of record book covers for the binding of official records in the Recorder's Office.

Recommended by the Recorder.

Approved by the Director of Finance and Records.

Approved by the Mayor.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$1,000 From Surpluses in Overhead Building Report and Auto Rentals Building Repair for Purchase of Panel Delivery Truck and Repairs to Same for Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2019, Ordinance No. 1919, as follows:

Authorizing a supplemental appropriation ordinance in the amount of \$1,000 from the surpluses existing in the following appropriations: Appropriation No. 238.996.15—Overhead Building Repair, \$800, and Appropriation No. 233.203.38—Auto Rentals Building Repair, \$200, to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation No.</i>	<i>Object of Expenditure</i>	<i>Amount</i>
233.400.38	Purchase of used panel delivery truck.....	\$800
233.216.38	Shop expense and necessary adjustments for this delivery truck for balance fiscal year....	200

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 is hereby appropriated and set aside

from the surpluses existing in the following appropriations: Appropriation No. 238.996.15—Overhead Building Repair, \$800, and Appropriation No. 233.203.38—Auto Rentals Building Repair, \$200, to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation No.</i>	<i>Object of Expenditure</i>	<i>Amount</i>
233.400.38	Purchase of used panel delivery truck.....	\$800
233.216.38	Shop expense and necessary adjustments for this delivery truck for balance fiscal year....	200

Section 2. The purchase of the panel delivery truck will increase the efficiency of the plumbing division and will also reflect considerable savings by using this truck to carry a pipe cutter and threader, small fittings, pipe, etc., around to the various jobs in the schools, fire, police and other public buildings, rather than have the mechanics losing valuable time running back and forth to their shop located at Eleventh and Bryant Streets to pick up miscellaneous materials, etc.

Recommended by the Director of Public Works.  
Approved by the Purchaser of Supplies.  
Approved by the Chief Administrative Officer.  
Approved by the Mayor.  
Approved as to form by the City Attorney.  
Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.  
Absent: Supervisor Gallagher—1.

**Authorizing Supplemental Appropriation of \$4,000 From Surplus in Street Cleaning Wages Account to Credit of Repairs of Automotive Equipment for Auto Maintenance in Street Cleaning Division, Department of Public Works, for Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2020, Ordinance No. 1920, as follows:

Authorizing a supplemental appropriation ordinance in the amount of \$4,000 from the accrued surplus in the Street Cleaning Wages Account, Appropriation No. 242.130.00, to the credit of Repairs of Automotive Equipment, Appropriation No. 233.216.42, necessary for the keeping in repair of much needed automotive equipment in the Street Cleaning Division, Department of Public Works, for the balance of the fiscal year 1942-1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,000 is hereby appropriated and set aside from the accrued surplus in the Street Cleaning Wages Account, Appropriation No. 242.130.00, to the credit of Repairs of Automotive Equipment, Appropriation No. 233.216.42, necessary for the keeping in repair of much needed automotive equipment in the Street Cleaning Division, Department of Public Works, for the balance of the fiscal year 1942-1943.

Recommended by the Director of the Department of Public Works.  
Approved by the Chief Administrative Officer.  
Approved by the Mayor.  
Approved as to form by the City Attorney.  
Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.  
Absent: Supervisor Gallagher—1.



Appropriating \$2,348.50, Working Foreman Janitor, General Clerk-Stenographer, Public Welfare Department, and Providing Funds Therefor, Period December 1, 1942, to June 30, 1943; Eliminating Position of Janitor and Senior Clerk-Stenographer, Same Department.

(Series of 1939)

Bill No. 2022, Ordinance No. 1921, as follows:

Appropriating \$2,348.50 from the surplus existing in Appropriation No. 256.110.00 to the credit of Appropriation No. 256.110.00, creating the positions of 1 C107 Working Foreman Janitor at \$165 per month and 1 B408 General Clerk-Stenographer at \$170.50 per month in the Public Welfare Department, and providing funds for the compensation therefor for the period December 1, 1942, to June 30, 1943; eliminating the positions of 1 C104 Janitor at \$145 per month and 1 B412 Senior Clerk-Stenographer at \$193 per month in the same department.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,348.50 is hereby appropriated from the surplus existing in Appropriation No. 256.110.00 to the credit of Appropriation No. 256.110.00 to provide funds for the compensation of the following positions in the Public Welfare Department for the period December 1, 1942, to June 30, 1943; 1 C107 Working Foreman Janitor at \$165 per month and 1 B408 General Clerk-Stenographer at \$170.50 per month.

Section 2. The following positions are hereby created in the Public Welfare Department: 1 C107 Working Foreman Janitor at \$165 per month and 1 B408 General Clerk-Stenographer at \$170.50 per month; the following positions are hereby eliminated in the same department: 1 C104 Janitor at \$145 per month and 1 B412 Senior Clerk-Stenographer at \$193 per month.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to form by the City Attorney.

Funds available by the Controller.

Approved as to classification and rate of pay by the Civil Service Commission.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Amending Salary Ordinance as to Section 66 Thereof, Public Welfare Department, by Eliminating Social Service Worker at \$150 Per Month; by Eliminating Janitor, Adding in Lieu Thereof Working Foreman Janitor; by Eliminating Senior Clerk-Stenographer and by Increasing in Lieu Thereof Number of Positions of General Clerk-Stenographers.

(Series of 1939)

Bill No. 2023, Ordinance No. 1922, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 66, PUBLIC WELFARE DEPARTMENT, by eliminating one position of T157 Social Service Worker at \$150 under item 37.4; by eliminating one position of C104 Janitor under item 25.1 at \$145; and adding in lieu thereof item 25.2 1 C107 Working Foreman Janitor at \$165; by eliminating

one position of B412 Senior Clerk-Stenographer at \$193 under item 14, and in lieu thereof increasing the number of positions under item 9 from 38 to 39 B408 General Clerk-Stenographer at \$170.50.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 66 is hereby amended to read as follows:

### Section 66. PUBLIC WELFARE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	2	B4	Bookkeeper .....	\$ 185
2	1	B25	Business Manager .....	280
3	2	B210	Office Assistant .....	106
4	5	B222	General Clerk .....	170.50
4.1	1	B222	General Clerk .....	165
5	1	B222	General Clerk .....	155
6	1	B222	General Clerk .....	164
7	1	B228	Senior Clerk .....	200
8	1	B239	Statistician .....	195.50
9	39	B408	General Clerk-Stenographer .....	170.50
10	7	B408	General Clerk-Stenographer .....	170
11	1	B408	General Clerk-Stenographer .....	172
12	1	B408	General Clerk-Stenographer .....	175
13	1	B408	General Clerk-Stenographer .....	185
14	1	B412	Senior Clerk-Stenographer .....	193
15	1	B419.1	Secretary, Public Welfare Commission ...	218
16	2	B454	Telephone Operator .....	157
17	1	B510	Braille Typist .....	150
18	1	B512	General Clerk-Typist .....	154
19	17	B512	General Clerk-Typist .....	170.50
20	5	B512	General Clerk-Typist .....	165
21	3	B512	General Clerk-Typist .....	162
21.1	7	B512	General Clerk-Typist .....	155
22	4	B512	General Clerk-Typist .....	164
23	1	B516	Senior Clerk-Typist .....	193
24	1	C52	Elevator Operator .....	152
25	4	C104	Janitor .....	152
25.1	1	C104	Janitor .....	145
25.2	1	C107	Working Foreman Janitor.....	165
26	1	L208	Nutritionist .....	157
27	3	L360	Physician, part time .....	150
28	1	L360	Physician, part time .....	250
29	1	L409	Psychiatrist, Public Welfare Department, part time .....	75
30	1	T153	Chinese Social Service Worker.....	168
31	4	T157	Social Service Worker .....	193
32	1	T157	Social Service Worker .....	192
33	4	T157	Social Service Worker .....	187.50
34	25	T157	Social Service Worker .....	187
35	6	T157	Social Service Worker .....	178
36	16	T157	Social Service Worker .....	177.50
37	1	T157	Social Service Worker .....	170
37.1	17	T157	Social Service Worker .....	169.50
37.2	12	T157	Social Service Worker .....	162.50
37.2.1	1	T157	Social Service Worker .....	160
37.3	11	T157	Social Service Worker .....	155
37.4	15	T157	Social Service Worker .....	150
38	3	T160.1	Senior Social Service Worker .....	237
39	2	T160.1	Senior Social Service Worker .....	232
40	2	T160.1	Senior Social Service Worker .....	228
40.1	6	T160.1	Senior Social Service Worker .....	222
40.2	1	T160.1	Senior Social Service Worker .....	215

41	1	T163	Director of Public Welfare .....	600
42	1	T165	Social Service Director .....	310

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

### Providing for the Bonding of Employees of Department of Weights and Measures.

(Series of 1939)

Bill No. 2025, Ordinance No. 1923, as follows:

Amending Bill No. 1902, Ordinance No. 1058 (Series of 1939), an ordinance bonding various officers and employees of the City and County of San Francisco, by amending Sections 15, 21 and 41 thereof, and by adding a new section to be designated Section 54-A "Weights and Measures."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1902, Ordinance No. 1058 (Series of 1939), is hereby amended by amending Sections 15, 21 and 41 thereof and by adding a new section thereto, to be designated Section 54-A, "Weights and Measures."

#### Section 15. FINANCE AND RECORDS—DEPARTMENT OF PUBLIC ADMINISTRATOR

Head Clerk .....	\$2,000	
Bookkeeper .....	2,000	
Bookkeeper .....	1,000	
Senior Clerk-Stenographer .....	2,000	
General Clerk-Stenographer .....	1,000	\$ 8,000

#### Section 21. JUVENILE COURT—PROBATION DEPARTMENT

Chief Probation Officer.....	\$5,000	
Director, Log Cabin Ranch School.....	2,000	
Senior Probation Officer .....	5,000	
Senior Bookkeeper .....	1,000	
Collector .....	1,000	\$19,000

#### Section 41. PUBLIC WORKS, DEPARTMENT OF—BUREAU OF COST ACCOUNTING

Supervisor .....	\$5,000	
Senior Clerk .....	2,500	
Senior Clerk .....	1,000	
General Clerks (3) each.....	2,500	\$16,000

#### Section 54-A. WEIGHTS AND MEASURES

Sealer of Weights and Measures.....	\$5,000	\$ 5,000
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Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

MONDAY, JANUARY 4, 1943

**NEW BUSINESS.****Adopted.**

The following recommendations of Finance Committee were taken up:

**Present:** Supervisors MacPhee, Mead.

**Approval of Supplemental Recommendations, Public Welfare Department.**

(Series of 1939)

Resolution No. 3106, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including denials, for the month of January, 1943, are hereby approved and the Clerk of the Board is directed to transmit this approval to the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Cancellation of Taxes and Deed to State City Property.**

(Series of 1939)

Resolution No. 3107, as follows:

Resolved, In accordance with the consent of the City Attorney and pursuant to the provisions of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be and is hereby authorized and directed to cancel all assessments, taxes, penalties, costs and sales which may be a lien on Lot 26, Assessor's Block 5614, San Francisco, acquired by the City and County of San Francisco, a municipal corporation, by decree recorded December 7, 1942, Superior Court Case No. 233029, for the Bernal Heights Boulevard; and be it

Further Resolved, That the County Recorder be and is hereby authorized and directed to cancel the deed to the State.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Authorizing Sub-Lease of Space at No. 50 Post Street for San Francisco War Housing Center.**

(Series of 1939)

Resolution No. 3108, as follows:

Resolved, That the Director of Property be and is hereby authorized to negotiate a sub-lease with the Hotel Emergency Housing Bureau of certain space in the building at No. 50 Post Street, San Francisco, California, on a month to month basis, at a rental of \$325 per month, payable from such funds as may be appropriated or set aside for said purpose. Said rental shall include all charges for water, gas, elec-



tricity, heat, telephone, telegraph, janitorial and towel services furnished to or used on the premises. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors be and are hereby authorized and directed to execute the necessary sub-lease on behalf of the City and County of San Francisco, a municipal corporation. The form of said sub-lease shall be approved by the City Attorney.

Said space is required for the San Francisco War Housing Center, Homes Use Section, National Housing Agency.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

### **Land Purchase—San Francisco Airport.**

(Series of 1939)

Resolution No. 3109, as follows:

Resolved, In accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, accept a deed from the Pacific Portland Cement Company, a corporation, or the legal owner, to the following described real property situated in the County of San Mateo, State of California, required for the San Francisco Airport, and that the sum of \$22,000 be paid for said land from Appropriation No. 99.900.58:

The West  $\frac{1}{2}$  of the Southeast  $\frac{1}{4}$  of the Southwest  $\frac{1}{4}$  and the Southeast  $\frac{1}{4}$  of the Southeast  $\frac{1}{4}$  of the Southwest  $\frac{1}{4}$  of Section 36, T. 3 S., R. 5 W., M. D. B. & M.

The Southeast  $\frac{1}{4}$  of the Northeast  $\frac{1}{4}$  and the Northeast  $\frac{1}{4}$  of the Southeast  $\frac{1}{4}$  of Section 2, T. 4 S., R. 5 W., M. D. B. & M.

The Northeast  $\frac{1}{4}$  of the Northwest  $\frac{1}{4}$ , the South  $\frac{1}{2}$  of the Northwest  $\frac{1}{4}$ , the North  $\frac{1}{2}$  of the Southwest  $\frac{1}{4}$ , the West  $\frac{1}{2}$  of the Northwest  $\frac{1}{4}$  of the Northeast  $\frac{1}{4}$ , the Southeast  $\frac{1}{4}$  of the Northwest  $\frac{1}{4}$  of the Northeast  $\frac{1}{4}$ , the Southwest  $\frac{1}{4}$  of the Northeast  $\frac{1}{4}$ , the West  $\frac{1}{2}$  of the Southeast  $\frac{1}{4}$  of the Northeast  $\frac{1}{4}$  and the Northwest  $\frac{1}{4}$  of the Southeast  $\frac{1}{4}$  of Section 1, T. 4 S., R. 5 W., M. D. B. & M.

Containing 440 acres.

The City Attorney shall examine and approve the title to said property.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Reference to Joint Finance and Public Utilities Committee.

**Requesting California State Railroad Commission to Reduce Fares of Market Street Railway.**

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, after application by the California Street Cable Railway

Company for an increase in fares, from five to seven cents, the Railroad Commission of the State of California authorized an increase from five to six cents, effective December 1, 1942, and conditioned such increase upon an interchange of transfers with certain of the lines of the Municipal Railway and the Market Street Railway Company; and

Whereas, an examination of the reports of the Market Street Railway Company made to the Railroad Commission shows a substantial increase in operating revenue and net income during and since the year 1941; and

Whereas, with business on the uptrend; with most able-bodied persons engaged in gainful employment and finally because of tire and gas rationing the cars of the San Francisco traction companies are now swelled to capacity, it appears reasonable and possible to effect a reduction in the fares of the Market Street Railway Company, as well as possible further concessions in connection with transfer privileges; and

Whereas, such action, if taken by the Railroad Commission would redound to the benefit of great numbers of the car riding public of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors does hereby petition the Railroad Commission of the State of California and does urge that, on its own motion, the Commission institute proceedings for the review of the rates of fare and transfer obligations of the Market Street Railway Company with a view to the reduction of the fare from seven to at least six cents; for increased transfer privileges and for such other and further relief as the Commission finds it possible to afford; and be it

Further Resolved, That if and when the Railroad Commission shall institute the aforementioned proceedings, the City Attorney be and is hereby authorized and requested to appear and support, on behalf of the people of the City and County of San Francisco, the proposal for a reduction in the fares of the Market Street Railway Company and for such other concessions as in the judgment of the Railroad Commission may be deemed proper; and be it

Further Resolved, That copies of this resolution be sent to the Railroad Commission of the State of California and to the City Attorney.

#### Discussion.

Supervisor MacPhee reported on the Finance Committee's consideration of the foregoing resolution. Several meetings had been held.

Supervisor Shannon suggested that before the Board of Supervisors should recommend the Railroad Commission to reduce the fares of the Market Street Railway Company, it should first know something about the financial condition of that company. The Board should have a financial report to accompany the report from the Finance Committee. Until such report is available, he would vote "No" on the resolution.

Supervisor MacPhee, in urging the Board to give favorable consideration to the foregoing resolution, stated that the street car riders of San Francisco were getting no consideration from anyone. The Railroad Commission's reports state that the Market Street Railway Company's earnings are sufficient to operate on a six-cent fare, provided that the Municipal Railway also has a six-cent fare. The Board can well afford to adopt the proposed resolution.

Supervisor Brown called attention to the street paying obligations of the Market Street Railway Company, and questioned that company's ability to carry out its obligations, should the fare be reduced.

Supervisor Mead, in answer to Supervisor Brown, declared that should the Railroad Commission order a reduction in the carfare to six cents, San Francisco would probably get the same consideration, as to the repairs of the streets, under the six-cent fare as it has received under a seven-cent fare.

Supervisor Green questioned Mr. L. V. Newton of the Market Street Railway Company as to the effect on his company of a six-cent fare and a universal transfer.

Mr. Newton replied, stating that had a six-cent fare been in effect in 1942, his company would have had a deficit of \$335,000. He had given no consideration to the effect of a universal transfer.

Supervisor Uhl announced that because of the increased revenues he could see no objection to requesting a reduction in street car fares. He would vote "Aye" on the resolution.

Mr. Douglass, representing employees of the Market Street Railway Company, announced that he would be opposed to the resolution if any reduction in fares would prevent replacement of equipment or would make it impossible to keep up a high standard of wages after the war.

Mr. Newton stated that the Market Street Railway Company had received no notice of the Finance Committee meeting on Wednesday. He knew nothing about the matter being before committee and requested re-reference to committee. His company should be called on to lay before the Finance Committee and the Utilities Committee, statements and estimates of the probable results of a six-cent fare and a universal transfer.

The Clerk, however, on being questioned, announced that Mr. Newton's office had been informed of the meeting of the Finance Committee.

Supervisor Brown, in discussing the matter, stated that he was not in sympathy with legislation of the sort proposed. He did not think it was good policy to take steps to put the Market Street Railway Company, or any other corporation, back in time of stress as in the past. Corporations are entitled to a fair return on the capital. He did not think that stifling of earning power would better conditions. The company should be allowed a reasonable period of time, on a seven-cent fare, in order to build up its reserves, to meet other obligations owed, and to meet its increased obligations to its employees. He believed, too, that the Railroad Commission would pay little attention to recommendations of the Board of Supervisors made without adequate knowledge of the financial conditions of the company. He did not believe that the City and County would be best served by a reduction of fares at this time, and he would vote "No" on the resolution.

Supervisor Uhl announced that he did not wish to have the fares reduced unless the same service, at least, would continue to be given, and he could see no harm in the Board's receiving first hand information as to how the finances of the Market Street Railway Company are progressing. He would be satisfied to continue the seven-cent fare, if such fare is necessary. However, he could see no objection to making the proposed request of the Railroad Commission. He would vote "Aye."

However, after statement by Mr. Newton that he would meet with the committee at any time, Supervisor Uhl moved that the matter be re-referred to committee for hearing on Thursday. Motion seconded by Supervisor Shannon.

Supervisors MacPhee and Mead objected to re-reference.

Supervisor Colman stated that he felt the motion to be a constructive one.

Supervisor Roncovieri, in discussing the motion for re-reference to committee, stated that the Board knew nothing about the contents of the proposed charter amendment presented previously during the meeting. The charter amendment previously defeated by the people

contained a seven-cent clause. The Mayor had stated that the purchase of the Market Street Railway properties could be financed on the basis of a six-cent fare by both the Market Street and Municipal systems. The proposed charter amendment is tied in with this proposal for reduction of Market Street Railway Company fares, and he believed the entire matter should be referred to a Committee of the Whole. Supervisor Roncovieri thereupon moved that the entire matter be referred to the Committee of the Whole.

Supervisor Uhl raised a point of order, stating that Supervisor Roncovieri's motion was not in order, since it did not refer to the matter on the Calendar, and so before the Board.

The Chair ruled the point of order not well taken; there was a definite connection between both matters.

However, the *motion failed* for want of a second.

Thereupon, Supervisor Uhl changed his motion for re-reference to Finance Committee and move re-reference to Joint Finance and Public Utilities Committee. Motion seconded by Supervisor Shannon.

Supervisor MacPhee opposed the motion.

#### Reference to Joint Committee.

Thereupon, the roll was called and the resolution under consideration was referred to *Joint Finance and Public Utilities Committee*, by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Meyer, Roncovieri, Shannon, Uhl—7.

Noes: Supervisors Green, MacPhee, Mead—3.

Absent: Supervisor Gallagher—1.

#### Committee Meeting Called.

Supervisor MacPhee announced a meeting of the Joint Finance and Public Utilities Committee for Thursday, January 7, 1943, at 8 A. M. for the consideration of the foregoing resolution, and other matters.

#### Adopted.

**Requesting the Mayor to Give Consideration to Matter of Providing Funds for Construction of a Monument Commemorating Historic Fight of U.S.S. "San Francisco" and Appoint Citizens' Committee.**

(Series of 1939)

Resolution No. 3110, as follows:

Whereas, President Franklin D. Roosevelt and Secretary of the Navy Frank Knox have indicated their great pleasure in arranging that some of the outboard sections of the navigating bridge of the U.S.S. "San Francisco" be turned over to this City to be utilized as part of a permanent monument commemorating the historic fight of the U.S.S. "San Francisco" in the Battle of the Solomons; now, therefore, be it

Resolved, That his Honor the Mayor be and he is hereby requested to give consideration to the matter of providing the funds necessary, through public subscription or by other means, for this praiseworthy project; and be it

Further Resolved, That his Honor the Mayor be requested to appoint a suitable citizens' committee to act in conjunction with the Art Commission for the purpose of arranging for the construction of this proposed monument honoring the heroic performance of the U.S.S. "San Francisco" and her gallant officers and crew.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

## Passed for Second Reading.

Supplemental Appropriation, \$58,000, for Installation of Drains and Wells in Arlington Street and in Burnham and Twenty-fourth Streets.

(Series of 1939)

Bill No. 2027, Ordinance No. ...., as follows:

Authorizing a supplemental appropriation ordinance in the amount of \$58,000 from the surplus existing in the Special Road Improvement Fund to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
248.933.00—	For installation of intercepting drains and wells in Arlington Street with a gravity flow to the sewer necessary as a protection to the Bernal Avenue area.....	\$28,000
248.934.00—	For the installation of intercepting drains and wells in Burnham and Twenty-fourth Streets together with a gravity flow connection to the sewer.....	30,000

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$58,000 is hereby appropriated and set aside from the surplus existing in the Special Road Improvement Fund to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
248.933.00—	For installation of intercepting drains and wells in Arlington Street with a gravity flow to the sewer necessary as a protection to the Bernal Avenue area.....	\$28,000
248.934.00—	For the installation of intercepting drains and wells in Burnham and Twenty-fourth Streets together with a gravity flow connection to the sewer.....	30,000

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

### Settlement of Claim of Joseph Brigandi, \$150.

(Series of 1939)

Bill No. 2028, Ordinance No. ...., as follows:

Authorizing compromise of claim and dismissal of action of City and County of San Francisco v. Joseph Brigandi for the sum of one hundred fifty (\$150.00) dollars.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended, and the Retirement Board having approved, the settlement of the action of the City and County of San Francisco v. Joseph Brigandi, Municipal Court

Action No. 165559, for subrogation rights of the city for medical expenses and compensation paid to said Stephen J. Carmody as the result of injury sustained by him in an accident which occurred on December 8, 1939, at or near the intersection of Nineteenth and Church Streets in the City and County of San Francisco when automobile driven by said Joseph Brigandi collided with said Stephen J. Carmody; said action to be compromised by the payment of \$25 or more monthly beginning with the 7th day of December, 1942, until the full settlement in the sum of \$150 has been paid; the City Attorney is hereby authorized to settle said litigation in the manner aforesaid.

Recommended and approved by the City Attorney.

Recommended and approved by the Retirement System.

*Passed for Second Reading on the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

### **Appropriating \$865 to Microfilm Records, County Clerk's Office.**

(Series of 1939)

Bill No. 2030, Ordinance No. . . . ., as follows:

Appropriating the sum of \$865 from the surplus existing in Appropriation No. 231.110.00 to the credit of Appropriation No. 231.200.00, to provide funds for microfilming records in the office of the County Clerk.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$865 is hereby appropriated from the surplus existing in Appropriation No. 231.110.00 to the credit of Appropriation No. 231.200.00, to provide funds for microfilming records in the office of the County Clerk.

Recommended by the Chief Administrative Officer.

Approved by the Mayor.

Approved by the County Clerk.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading on the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Final Passage Refused.**

### **Appropriating \$2,800 From Unappropriated Reserve for Civilian Defense and Creating Position of Assistant Director of Civilian Defense at \$400 Per Month, and Providing Funds for Period December 1, 1942, to June 30, 1943, for Such Position; an Emergency Ordinance.**

(Series of 1939)

Bill No. 1997, Ordinance No. . . . ., as follows:

Appropriating the sum of \$2,800 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202.110.79-1, creating the position of one B90.2 Assistant Director of Civilian Defense at \$400 per month, and providing funds for the compensation therefor for the period December 1, 1942, to June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,800 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202.110.79-1 to provide funds for the compensation of one B90.2 Assistant Director of Civilian Defense at \$400 per month for the period December 1, 1942, to June 30, 1943.

Section 2. The position of one B90.2 Assistant Director of Civilian Defense at \$400 per month is hereby created.

Section 3. This ordinance is passed as an emergency measure, the nature of such emergency being set forth in Ordinance No. 1830 (Series of 1939), which makes it necessary that this ordinance become effective immediately.

Recommended and approved by the Mayor, and President, San Francisco Civilian War Council.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

#### Discussion.

Supervisor Uhl objected to the foregoing bill, holding there would be a duplication of duties if the requested position of Assistant Director of Civilian Defense should be created. We have been told that the position is for services other than for civilian protection. It is to take care of various matters that, at this time, have not been incorporated into defense. The creation of the position would mean unnecessary expenditures at this time.

Supervisor MacPhee reported on committee consideration of the proposed bill.

Supervisor Shannon, after reading a list of duties to be performed by the Assistant Director, if the position should be created, repeated his inquiry made at a previous meeting of the Board, as to whom the appointee would be.

Supervisor Brown observed that since such an array of duties is to be taken over by the Civilian War Council, it is no wonder that the creation of an additional position is requested.

Mr. John Helms, Director of Civilian Defense, while refraining from repeating his previous statements as to the need for an additional Assistant Director, announced that at the present time he had no idea as to who might be appointed to that position, if the position were created, but that the need of the position was very great. In reply to Supervisor Mead, who stated that he would vote for the creation of the position, but would not vote to exempt charter residential requirements should such request subsequently be made, Mr. Helms reported that he would make every effort to see that a resident of San Francisco be appointed to the position.

Supervisor Colman expressed himself as being in accord with the views of Supervisor Mead as to the appointment of a resident of San Francisco as Assistant Director of Civilian Defense. The appointee should be a San Franciscan, if possible.

Mr. Helms, in answer to objection by Supervisor Uhl that the creation of this requested position would be the stepping stone for other appointments, stated that other employments, especially stenographic, would be needed. However, so far as he knew, there would be no additional paid executive positions requested.

Thereupon, the roll was called and the foregoing bill was *refused final passage* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri—8.

Noes: Supervisors Shannon, Uhl—2.

Absent: Supervisor Gallagher—1.

## Final Passage.

**Appropriating \$4,500, Industrial Accident Compensation and Medical Expenses, Park Department; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2031, Ordinance No. 1924, as follows:

Appropriating the sum of \$4,500 from the surplus in Appropriation No. 212.110.01, Permanent Salaries—General Division—Park Commission, to the credit of Appropriation No. 212.800.01, Fixed Charges—General Division, to provide funds for industrial accident compensation and medical expenses; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,500 is hereby appropriated from the surplus in Appropriation No. 212.110.01, Permanent Salaries—General Division—Park Commission, to the credit of Appropriation No. 212.800.01, Fixed Charges—General Division, to provide funds for industrial accident compensation and medical expenses.

Section 2. This ordinance is passed as an emergency ordinance and the Board of Supervisors does, by the vote by which this ordinance is passed, hereby declare that an actual emergency exists which necessitates its becoming effective immediately, the nature of the emergency being as follows: To provide for the uninterrupted operation of the Park Department additional funds in the amount of \$4,500 are required for industrial accident compensation and medical expenses for the half year beginning January 1, 1943.

Recommended by the Acting Superintendent of Parks.

Approved by the Park Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

## Refused Adoption.

The following, from Commercial and Industrial Development Committee with recommendation "Do not pass," were taken up:

Present: Supervisors Mead, Meyer, Gartland.

**Mayor Requested to Waive Residential Requirements of Section 7 of the Charter for the Duration.**

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, Section 7 of the Charter prohibits officers and employees of the City and County of San Francisco from residing outside the city except in particular cases of necessity; and

Whereas, because of the lack of housing facilities in San Francisco for persons vital to the war effort, it would seem prudent and promotive of the war effort to encourage and make possible residence in suburban communities for those persons not directly engaged in work essential to the war program; now, therefore, be it

Resolved, That under the emergency powers vested in him, Mayor Rossi is hereby respectfully urged to take such steps as will render in-operative for the period of the war emergency, the provision contained in Section 7 of the Charter, prohibiting those presently engaged as



municipal officers and employees, generally, from residing outside the City and County of San Francisco.

#### Discussion.

Supervisor MacPhee, in discussing the foregoing resolution, stated that although the committee's recommendation was "Do not pass," he disagreed. He believed it was very important, and that San Francisco should do everything possible to provide housing.

Mr. Fred Palmer reported on the activities of his office at 50 Post Street, the number of dwelling units available for occupancy which were registered in his office, and the number of applications for housing facilities which his office was receiving. He stressed the need for making available every possible dwelling unit, especially such units suitable for family occupancy.

Mr. Guy McVickers, of Marinship, also supplemented the remarks by the previous speaker, and at the request by Supervisor Mead, outlined the building program at Marinship.

Supervisor Mead, after hearing from Mr. Palmer and Mr. McVickers, reported that during the hearings in committee, none of the information presented by those gentlemen had been presented to committee. The committee felt that anyone who wanted to rent his San Francisco property, during the duration, if this legislation should be approved, could rent such property to a shipyard worker, or to anyone else. Much of the property owned outside of San Francisco is not suitable for winter occupancy. The legislation, if approved, would not affect a great many city employees. Should an employee move to another locality, under the provisions of this proposed legislation, acquire a new circle of friends and acquaintances in the new neighborhood, send his children to a new school, he might dislike very much to be compelled to take up residence again in San Francisco, and he (Supervisor Mead) would be very loath, by his vote, should he still be a member of the Board of Supervisors at that time, to compel such employee again to change his residence. He did not believe this to be good legislation. In any case, he believed that but a very few homes would be made available for war workers as the result of such legislation.

Supervisor Roncovieri suggested that each individual case of employee desiring to take advantage of permission to live outside the City and County for the purpose of making his city residence available for a war worker should come before the Board of Supervisors, and to secure such an effect he moved that there be added to the "Resolve," the following: "Provided that any city employee or officer shall first submit his reason to the Board of Supervisors, for approval." *Motion failed for want of a second.*

Supervisor Uhl, in explanation of his intended vote, announced that he would vote "No" on the resolution, with the thought of attempting to secure priorities in order that homes for workers might be built in San Francisco.

Supervisor Colman announced his intention to vote "No." The good that can come from this legislation is negligible. He did not know of any city employees who owned both country and city homes. The legislation, he believed, would accomplish nothing, but it would open up a problem of getting employees to return to San Francisco at the conclusion of the war emergency.

Thereupon, the roll was called and the foregoing resolution was *refused adoption* by the following vote:

Ayes: Supervisors Green, MacPhee—2.

Noes: Supervisors Brown, Colman, Gartland, Mead, Meyer, Roncovieri, Uhl—7.

Absent: Supervisors Gallagher, Shannon—2.

**Adopted.**

The following recommendation of his Honor the Mayor was taken up:

**Leave of Absence—Jesse C. Colman.**

(Series of 1939)

Resolution No. 3111, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Jesse C. Colman, a member of the Board of Supervisors, be and he is hereby granted a leave of absence for a period of thirty days, commencing January 11, 1943, with permission to leave the State of California.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Supervisor Colman Authorized to Investigate the Municipally Owned Street Railway System in Cleveland, Ohio.**

Supervisor Colman, immediately following the adoption of the foregoing resolution, announced that private business would take him to Cleveland and he desired to take advantage of his presence there to look into the matter of the street railway system there recently acquired by issuance of revenue bonds, and he requested authorization by the Board so to do.

Thereupon, Supervisor Green moved that the requested authorization be granted.

*No objection*, and authorization *granted*.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.****Appointment of Members to Board of Trustees, San Francisco  
War Memorial.**

The following communication from his Honor, the Mayor, was received and read by the Clerk:

January 2, 1943.

Honorable Board of Supervisors, City and County of San Francisco,  
City Hall, San Francisco.

Gentlemen:

This is to inform you that in accordance with the provisions of Section 44 of the Charter, and subject to your confirmation, I have appointed the following to membership of the Board of Trustees of the War Memorial for the terms expiring January 2nd, 1949:

Felix S. McGinnis—vice himself.

John J. Sullivan—vice himself.

Dan S. Hewitt—vice Col. Wm. H. Tobin, resigned.

Yours very truly,

ANGELO J. ROSSI, Mayor.

**Confirming Mayor's Appointment of Messrs. McGinnis, Sullivan and Hewitt to Membership of the Board of Trustees of the War Memorial.**

Thereupon, the following resolution, on motion by Supervisor Shannon, seconded by Supervisor MacPhee, was taken up:

(Series of 1939)

Resolution No. 3112, as follows:

Resolved, That, in accordance with the recommendation of his Honor, the Mayor, in communication dated January 2, 1943, the appointment of

Felix S. McGinnis—vice himself,

John J. Sullivan—vice himself,

Dan S. Hewitt—vice Col. Wm. H. Tobin, resigned,

to membership of the Board of Trustees of the War Memorial for the terms expiring January 2, 1943, is hereby confirmed.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Petitioning Park Commission to Consider the Rehabilitation of Mountain Lake Park Lodge, in Golden Gate Park.**

(Series of 1939)

Supervisor Green presented:

Resolution No. 3105, as follows:

Whereas, there is maintained in Golden Gate Park, close to Eighth Avenue, a place known as Mountain Lake Park, where facilities are provided, as part of the recreation program, for non-gambling card games; and

Whereas, this feature of the Park's recreation program attracts many people each day; and

Whereas, the structure in which this game is conducted has a roof which consists of lights of glass, which roof is in such a state of disrepair as to permit the rain to enter the premises, thus, on inclement days, making it impossible to play; and

Whereas, the cost of repairing the premises so as to permit of its function in all kinds of weather would be nominal; now, therefore, be it

Resolved, That this Board of Supervisors hereby respectfully petitions the Park Commission to give consideration to the rehabilitation of the premises before referred to, to the end that they may be fully utilized at all times for the purposes to which they have been dedicated; and be it

Further Resolved, That a copy of this resolution be sent to the Park Commission.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Memorializing Rent Control Division of O.P.A. for Modification of Existing Regulation With Respect to Additional Tenant Occupancy.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. . . . ., as follows:

Whereas, there exists in San Francisco at the present time an acute housing shortage due to an influx of war workers; and

Whereas, we are informed by federal and industrial authorities that increasingly large numbers of war workers will come to San Francisco during the next few months; and

Whereas, due to exigencies of wartime, new housing accommodations are not being erected; and

Whereas, additional housing space to be made available by the National Housing Administration will probably be insufficient; and

Whereas, there are thousands of apartment units in San Francisco which are not accommodating the maximum number of occupants; and

Whereas, San Franciscans will undoubtedly be called upon to share their housing facilities wherever possible; and

Whereas, under present O.P.A. rental regulations, tenants are not permitted to pay, nor landlords allowed to charge for extra occupants within a rental unit; and

Whereas, a modification of the existing O.P.A. regulations with respect to additional tenant occupancy will bring about more cooperation between tenant and landlord, thereby creating additional shelter; now, therefore, be it

Resolved, That the San Francisco Board of Supervisors on behalf of the people of San Francisco, realizing and recognizing the vital importance of this problem, does hereby memorialize the Rental Control Division of the O.P.A. to amend this regulation in order to permit a reasonable charge for additional tenant occupancy; and be it

Further Resolved, That a copy of this resolution be forwarded to the proper federal agencies, our congressional and senatorial representatives.

*Referred to Public Health and Welfare Committee.*

#### **Authorizing Lease of Garage at 915 North Point Street.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3104, as follows:

Resolved, In accordance with the recommendation of the San Francisco War Council, that the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, as lessee, be and are hereby authorized and directed to execute a lease with the Prospect Company, a corporation, as lessor, of that certain garage building located at 915 North Point Street, San Francisco, California.

The lease shall be for a period of one year, beginning February 1, 1943, at a rental of \$400 per month, payable from such funds as may be appropriated or set aside for said purpose.

Said premises are required for auxiliary fire trucks.

The City Attorney shall approve the form of said lease.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Gallagher, Green—2.

**Requesting Chief Assistant Clerk of the Board of Supervisors to Prepare Joint Assembly Resolutions Necessary to Ratification of Charter Amendments Passed by People at Last Election; Deliver Same to San Francisco Delegation and Legislative Counsel at Sacramento.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3103, as follows:

Resolved, That John R. McGrath, Chief Assistant Clerk of the Board

of Supervisors, be and is hereby authorized and directed to prepare the Joint Assembly Resolutions necessary to ratification of Charter Amendments adopted by the people at the last election; deliver same to the San Francisco delegation and Legislative Counsel at Sacramento and follow through until said amendments are ratified.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**In Memoriam: John D. Hynes.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3113, as follows:

Whereas, the Board of Supervisors notes with sorrow the passing of John D. Hynes, well known figure of the political life of San Francisco as well as being a musician of note; and

Whereas, John D. Hynes served two terms as Supervisor with distinction and credit to the community which had placed its confidence in him; and

Whereas, his passing leaves a void not easily filled, as "Johnnie" as he was familiarly known to his many friends, was a sterling character as well as a lovable and kindly friend; now, therefore, be it

Resolved, That the Board of Supervisors expresses its keen sense of loss in the passing of the late John D. Hynes; and be it

Further Resolved, That the Clerk be and he is hereby instructed to send a suitably engrossed copy of these resolutions to the family of the late departed; and be it

Further Resolved, That the Board, when it adjourns today, does so out of respect to the revered memory of John D. Hynes.

*Unanimously adopted by rising vote.*

### **Reduction of Water Rates to Encourage Planting of Victory Gardens.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. . . . ., as follows:

Whereas, the people of this Nation have been advised by their Government to plant "victory gardens" to supplement processed fruits and vegetables available for civilian consumption; and

Whereas, the citizens of the City and County of San Francisco are desirous of complying with such request but are deterred from full cooperation by the excessive cost to them of water necessary for such "victory garden" cultivation, the cost being 25.9c for the first 3,300 cubic feet of water, plus a minimum service charge of 70c a month; and

Whereas, the Public Utilities Commission of the City and County of San Francisco has made four reductions in water rates since the year 1930, reducing the cost of water to large consumers as much as 53.7 per cent, but to the average home owner such reduction has amounted to only 10 per cent during this period of time; and

Whereas, an equitable reduction of the current water rates charged the average consumer by the Public Utilities Commission would, in all probability, have only a slight effect on the current earnings of the Water Department which, at the present time, has a surplus of approximately \$308,000 in the Water Surplus Fund; now, therefore, be it

Resolved, That this Board of Supervisors hereby requests the Public Utilities Commission to give consideration to the advisability of im-

mediately reducing the current water rates charged the average consumer in the City and County of San Francisco in order that such average consumer may not be penalized in his cooperation with our Government when planting "victory gardens" as a means of assisting this Nation in its war effort.

*Referred to Joint Finance and Public Utilities Committee.*

**Revocation of Citizenship of Japanese, and Exclusion of Japanese From Entering or Residing in the United States or Any of Its Possessions.**

(Series of 1939)

Supervisor Uhl presented:

Resolution No. . . . ., as follows:

Whereas, under date of December 8, 1941, President Roosevelt, in his message to Congress, set forth the following:

"Yesterday, December 7, 1941, the United States of America was suddenly and deliberately attacked by naval and air forces of the empire of Japan.

"The United States was at peace with that nation, and, at the solicitation of Japan, was still in conversation with its government and its Emperor, looking toward the maintenance of peace in the Pacific.

"Indeed, one hour after Japanese air squadrons had commenced bombing in the American island of Oahu the Japanese Ambassador to the United States and his colleague delivered to our Secretary of State a formal reply to a recent American message. And, while this reply stated that it seemed useless to continue the existing diplomatic negotiations, it contained no threat or hint of war or of armed attack.

"The attack yesterday on the Hawaiian Islands has caused severe damage to American naval and military forces. I regret to tell you that very many American lives have been lost. In addition, American ships have been reported torpedoed on the high seas between San Francisco and Honolulu.

"Yesterday the Japanese Government also launched an attack against Malaya.

"Last night Japanese forces attacked Hong Kong.

"Last night Japanese forces attacked Guam.

"Last night Japanese forces attacked the Philippine Islands.

"Last night the Japanese attacked Wake Island.

"And this morning the Japanese attacked Midway Island.

"Japan has therefore undertaken a surprise offensive extending throughout the Pacific area. The facts of yesterday and today speak for themselves. The people of the United States have already formed their opinions and well understand the implications to the very life and safety of our nation.

"As Commander in Chief of the Army and Navy I have directed that all measures be taken for our defense, that always will our whole nation remember the character of the onslaught against us.

"No matter how long it may take us to overcome this premeditated invasion, the American people, in their righteous might, will win through to absolute victory.

"I believe that I interpret the will of the Congress and of the people when I assert that we will not only defend ourselves to the uttermost but will make it very certain that this form of treachery shall never again endanger us.

"Hostilities exist. There is no blinking at the fact that our people, our territory, and our interests are in grave danger.

"With confidence in our armed forces, with the unbounding determination of our people, we will gain the inevitable triumph. So help us God."

Whereas, Mr. Joseph C. Grew, former United States Ambassador to Japan, made the following statements concerning Japan:

"During my mission to Japan I kept our Government informed, especially throughout the year 1941, of the ever-present danger of an all-out, do-or-die attempt by the Japanese military machine to render their country, through vast territorial expansion, secure against economic pressures from abroad.

"A primary axiom in war is to know your enemy. The American people, as a whole, are dangerously ill-informed regarding the strength of one of our enemies—Japan. I have lived in Japan for the past ten years; I know the Japanese people and I know a good deal about the Japanese military machine, its constant strengthening, its intensive training over many years, its piling up of reserves, its fighting spirit, and its overweening ambition first to conquer and wholly to control the area and people of Greater East Asia including the South Seas and, later, to conquer and wholly to control areas and peoples of other parts of the world, including our Western Hemisphere.

"Even today we are face to face with a powerful, resourceful, utterly ruthless, and altogether dangerous enemy.

"I doubt if many Japanese know of the serious incidents which occurred only recently, when Japanese aviators attacked our Embassy and our Navy ship the Tutuila, sister ship of the ill-fated Panay, in Chungking on several occasions; our Embassy was damaged, fortunately without loss of American lives." and

Whereas, Mr. Grew, in his book, "Report from Tokyo," made the following quotations:

"Among us were many Americans—missionaries, teachers, newspaper correspondents, businessmen—who had spent the preceding six months in solitary confinement in small, bitterly cold prison cells, inadequately clothed and inadequately fed and at times subjected to the most cruel and barbaric tortures. I will not go into the nature of those tortures, which were many, except to mention an incident on the Gripsholm when three elderly Americans, one of them over seventy years old, gave me a demonstration of the water cure that had repeatedly been inflicted upon them. We went up the bow of the ship early in the morning, where a friend posed as the subject of the torture. He was tied up with his knees drawn up to his chin, his neck being attached to his knees and his hands securely bound behind him so that the cords in the actual torture had penetrated deep under the skin. He was then rolled over with his face up, and water was poured into his nose and mouth. Six large buckets of water were used by the Japanese police, so that the subject in every case lost consciousness and then was brought back to consciousness merely to have the same thing repeated.

"The Japanese are frugal. In the midst of poverty, they have built an enormous military machine.

"The Japanese are fanatical. They believe in their war. The shoguns, who began the system of ruling through puppets a thousand years ago, and then the feudal lords, contributed their share. Medieval civil wars, then, bequeathed traditions which toughened Japan for foreign war today.

"They admire our technology, they may have a lurking dread of our ultimate superiority of resources, but all too many of them have contempt for us as human beings. Add to all this their overweening ambition for conquest, and you can begin to follow the warped but persuasive lines of intuition and belief which led Japan to attack us.

"No one—any longer—can prattle now of defeating Japan in three months. We do not jest about the Japanese fleet, or about their air force. We know that we face a destructive, united enemy, and that we must bring to bear against that enemy, force as united as and greater than that which he has marshaled.

"The ruthless will which is driving the Japanese nation toward conquest knows neither gentleness nor mercy. It is utterly ruthless,

utterly cruel, and utterly blind to any of the values which make up our civilization. The only way to stop that will is to destroy it.

"The Japanese reject assurance of the prosperity, the security, and the welfare for which they say that they are fighting. They attacked us. They added us to the list of those whom they seek to conquer and to despoil.

"I am relieved to think that we shall never try again to preserve the peace and our rights by dealing with a Japan which pursues the course of a robber state." and

Whereas, from experience we know that the Japanese are a blight locating upon our fertile valleys; and

Whereas, based upon our knowledge and experience an assimilation with Japan is impossible; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the Congress of the United States of America to enact necessary legislation that will:

1. Exclude all Japanese from entering or residing in the United States or any of its possessions;

2. Revoke Japanese citizenship;

and be it

Further Resolved, That the lands and improvements now owned by the Japanese shall be acquired and paid for by the sub-division where certain land and improvements are located; and be it

Further Resolved, That this Board of Supervisors shall do its utmost to see that the words of the President, in his speech of December 8, 1941, are never forgotten by the citizenry of the City and County of San Francisco, i. e.:

"I believe that I interpret the will of the Congress and of the people when I assert that we will not only defend ourselves to the uttermost but will make it very certain that this form of treachery shall never again endanger us."

*Referred to County, State and National Affairs Committee.*

#### **Study of Formulas Used by State in Making Subventions to Counties.**

Supervisor Roncovieri moved that the Board authorize him and the Board's cost analyst to go to Sacramento for the purpose of assembling data pertaining to the retail sales tax fund and for the further purpose of studying the formulas used by the State in making state subventions to the counties.

In explanation of his motion, Supervisor Roncovieri pointed out his sole desire was to gather information for later presentation to the Board. The information he desired could be obtained only in Sacramento. He desired to bring back to the Board this information, together with suggestions that would help the taxpayers to receive from the State a larger portion of state subventions.

The Chair, however, stated that a motion to such effect was not in order; a resolution was required. Such resolution should be referred to the Finance Committee.

Supervisor Roncovieri objected to the ruling by the Chair, stating that he was not offering any plan; he was merely trying to obtain information in order to work out a plan to present to the Board.

The Chair, however, repeated that he thought such plan should be worked out after consultation with committee. The matter should be in the form of a resolution, and would be referred to Finance Committee.

Supervisor Shannon called attention to the want of a second to the motion by Supervisor Roncovieri's motion, stating that the entire discussion was, therefore, out of order.

Thereupon Supervisor Meyer seconded the motion.



The Chair, however, repeated his ruling that the matter should be properly before the Board, in the form of a resolution, and that he would refer same to the Finance Committee.

#### **Appeal From the Decision of the Chair.**

Thereupon, Supervisor Roncovieri appealed from the ruling of the Chair.

Supervisor Brown, at the request of the Chair, put the appeal.

#### **Chair Sustained.**

Whereupon, the roll was called and the Chair was sustained by the following vote:

Ayes: Supervisors Brown, Colman, MacPhee, Uhl—4.

Noes: Supervisors Mead, Meyer, Roncovieri, Shannon—4.

Absent: Supervisors Gallagher, Green—2.

Excused from Voting: Supervisor Colman—1.

#### **Aid for Unemployed W.P.A. Workers.**

Supervisor Uhl reported that the San Francisco Chamber of Commerce is trying to assist W.P.A. workers, now unemployed, and moved that the Clerk request of the Public Utilities Commission report as to what that commission is doing for employment of W.P.A. workers who have been deprived of income because of cancellation of W.P.A. funds.

No objection, and *motion carried*.

#### **Inquiry as to Status of Hotel Bill, Sacramento.**

Supervisor Uhl inquired as to the present status of the bill for hotel accommodations at Sacramento during a previous session of the state legislature.

The Chair announced that the matter was being given attention.

#### **Report From Tokyo.**

Supervisor Uhl called attention to "Report From Tokyo," by Ambassador Grew, and suggested that all members of the Board read said report.

#### **Commendation for Supervisor Uhl.**

Supervisor Colman called attention to information he had received at a U.S.O. meeting at 111 O'Farrell Street, that at Supervisor Uhl's residence there was always available accommodations for members of the armed forces, and commended the Supervisor for his patriotic service in that respect.

#### **Congratulations to Governor Warren.**

Supervisor Brown moved that the Board send a suitable telegram of congratulation, signed by all members of the Board, to Governor Earl Warren.

No objection, and *so ordered*.

#### **Communications.**

Communications, as follows, were received, read by the Clerk, and acted on as noted:

From E. G. Cahill, Manager of Utilities, transmitting certified copy of Public Utilities Commission Resolution, endorsing proposed charter amendment for the issuance of \$7,950,000 of revenue bonds for the acquisition of the operative properties of the Market Street Railway.

*Referred to Joint Finance and Public Utilities Committee.*

From City Attorney, transmitting draft of proposed charter amendment providing for issuance of \$7,950,000 revenue bonds for acquisition of operative properties of Market Street Railway, as follows:

**PROPOSITION No. ....**

**CHARTER AMENDMENT—REVENUE BONDS—ACQUISITION OF  
THE MARKET STREET RAILWAY**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County of San Francisco by adding thereto a new section to be known as Section 121.1 providing an additional and alternative method of financing the cost of the acquisition of the operative properties of the Market Street Railway Company by the issuance of revenue bonds and authorizing the consolidation of said operative properties of said Market Street Railway Company with the present Municipal Railway system of San Francisco and providing for the payment of said bonds solely out of revenues of said Municipal Railway system after the consolidation of the operative properties of the Market Street Railway Company with the said Municipal Railway system and which said bonds shall in no respect be secured by the taxing power of the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on the ..... day of ....., 1943, a proposal to amend, as hereinafter set forth, the Charter of said City and County by adding thereto a new section to be known as Section 121.1, relating to the acquisition of the operative properties of the Market Street Railway Company and providing for the financing of the cost thereof by the issuance of revenue bonds limited in the aggregate principal sum of \$7,950,000.00, both the principal and interest of which shall be payable exclusively from the revenues of the Municipal Railway system of San Francisco after the operative properties of said Market Street Railway Company are consolidated with said system and authorizing the consolidation of the properties of the Market Street Railway Company with the Municipal Railway System of the City and County of San Francisco.

**REVENUE BONDS—ACQUISITION OF THE MARKET STREET  
RAILWAY**

**Section 121.1.**

Subdivision 1. Pursuant to this section, the city and county of San Francisco is authorized, in addition to all other powers conferred upon said city and county pursuant to this charter or by general law, to acquire the operative properties of the Market Street Railway Company for the purpose of supplying said city and county and the inhabitants thereof, as well as the inhabitants of the county of San Mateo, with street railway and other transportation and facilities, provided that the primary purpose of acquiring said operative properties of said Market Street Railway Company shall be to furnish the city and county of San Francisco and its inhabitants with street railway and other transportation and the furnishing of such transportation to San Mateo county and the inhabitants thereof shall be only such as may be incidental to said main purpose. The said properties to be acquired from said Market Street Railway Company shall include, all and singular, its

operative properties now used for the furnishing of street railway and other service and transportation to the city and county of San Francisco and to the inhabitants thereof and to the county of San Mateo and to the inhabitants thereof and shall include all street railway cars, buses, rails, ties, trolley wires, lines and poles, machinery, equipment, and real and personal property of every kind and nature including rights of way and permits, franchises, and all other property, real or personal of every kind and nature used by said Market Street Railway Company in connection with the operation of its street railway system in the city and county of San Francisco and in the county of San Mateo. Whenever the term "this section" is used, the same shall mean and include this section 121.1 and each and all of the subdivision thereof.

Subdivision 2. The adoption of this section shall be deemed to and shall constitute a finding by the people of the city and county of San Francisco that the public interest and necessity demand the acquisition and operation of, all and singular, the operative properties of the Market Street Railway Company hereinbefore referred to, as well as the consolidation of said properties with the properties of the Municipal Railway as the same now exist and are operated.

Subdivision 3. Upon the acquisition of said operative properties of said Market Street Railway Company, all and singular, the said properties shall be consolidated with the present Municipal Railway system and shall become a part thereof and both of said properties as so consolidated shall constitute the Municipal Railway System of the City and County of San Francisco, and all additions and betterments made thereto shall become a part of said system.

Subdivision 4. As soon after the effective date of this amendment as is possible it shall be the duty of the board of supervisors to authorize the issuance of revenue bonds in an amount of \$7,950,000.00 for the purpose of obtaining funds to pay the cost of the acquisition of the said operative properties of the said Market Street Railway Company hereinbefore referred to. All such revenue bonds shall be authorized by the board of supervisors by resolution adopted by majority vote of said board and shall contain a recital on their face that neither the payment of the principal, or any part thereof, or interest thereon, constitutes a debt, liability or obligation of the city and county of San Francisco. Such revenue bonds shall be payable exclusively from the revenues of the Municipal Railway system after the addition thereto of the said operative properties of said Market Street Railway Company, and from any funds or interest thereon established as additional security for said revenue bonds from the proceeds thereof or from the revenues of said Municipal Railway system. Reference on the face of such revenue bonds to said resolution by its date of adoption shall be sufficient to incorporate all of the provisions thereof into the body of said revenue bonds and their appurtenant coupons. Each taker and subsequent holder of such revenue bonds or coupons, whether such coupons are attached to or detached from said revenue bonds, shall have recourse to all of the provisions of such resolution and shall be bound thereby.

(a) The aggregate principal amount of all revenue bonds which may be issued pursuant to this section is hereby limited to \$7,950,000.00.

(b) The board of supervisors shall determine the form and denomination of the revenue bonds and the terms and conditions upon which the same shall be issued, paid and retired. The said board may divide any authorized issue into one or more series or divisions, and may fix different dates of issue and different maturity dates for such bonds and different rates of interest to be paid thereon, and may prescribe different terms and conditions for revenue bonds of any of the several series or divisions. Such revenue bonds shall bear such dates as may be prescribed by the board of supervisors and may be, in whole or in part, serial bonds or sinking fund bonds with such maturities and payable at such times, over such period and in such amounts as the board of supervisors may determine.

(c) No revenue bond by its terms shall mature in more than fifteen (15) years from its date. In the event that any authorized issue is divided into two or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each revenue bond separately, irrespective of the fact that different dates may be prescribed for the revenue bonds of each separate series or divisions of said authorized issue.

(d) Revenue bonds shall bear interest at a rate of not to exceed five per cent (5%) per annum, payable annually or semi-annually or in part annually and in part semi-annually. It shall not be necessary that all of the revenue bonds of any authorized issue or division or series thereof shall bear the same rate of interest. The board of supervisors may fix and determine the definitive interest rate or rates which said revenue bonds shall bear, not exceeding the maximum rate hereinabove specified, and may determine such rate in accordance with the bid of the successful bidder for said revenue bonds on the sale thereof.

(e) Revenue bonds may be issued as coupon bonds or registered bonds, and the board of supervisors may provide for the interchange of coupon bonds for registered bonds and registered bonds for coupon bonds, and may provide that bonds shall be registered as to principal only, or as to both principal and interest, and the terms and conditions upon which the same shall be registered and discharged from registration.

(f) Revenue bonds may be made callable prior to maturity at the option of the city and county of San Francisco, upon such terms, conditions, and upon such notice as the board of supervisors may determine, but in no event at less than par, and upon the payment of such premium as may be fixed by the board of supervisors in the proceedings for the issuance of the said revenue bonds. No revenue bond shall be subject to call or redemption prior to its fixed maturity date unless the right to exercise such call is expressly stated on the face of the said bond.

(g) The board of supervisors may provide for the payment of the principal and interest of revenue bonds at any place within or without the State of California, and in lawful money or any specified coin or currency of the United States.

(h) The board of supervisors may provide for the execution and authentication of revenue bonds by the manual, lithographed or printed facsimile signature of any designated officers of the city and county of San Francisco. The board of supervisors may also provide for additional authenti-

cation of the revenue bonds by a trustee or fiscal agent appointed by the board of supervisors. If any of the officers whose signatures or countersignatures appear upon the revenue bonds or coupons cease to be officers before the delivery of said revenue bonds or coupons, their signatures or countersignatures shall nevertheless be valid and of the same force and effect as if the officers had remained in office until the delivery of the revenue bonds and coupons.

(i) None of said revenue bonds shall be sold at less than their par or face value and accrued interest thereon to date of delivery.

(j) Pending the actual issuance or delivery of revenue bonds, the board of supervisors may issue temporary or interim revenue bonds, certificates or receipts of any denomination whatsoever, and with or without coupons, to be exchanged for definitive revenue bonds when ready for delivery, and shall prescribe the form of such interim revenue bonds, certificates or receipts and the terms and conditions of exchange.

(k) Upon the written recommendation of the public utilities commission, and with the approval of the controller, the board of supervisors shall provide for the issuance, sale or exchange of refunding bonds for the purpose of redeeming or retiring any revenue bonds issued by the city and county of San Francisco under this section subject, however, to any limitations contained in the resolution providing for the issuance of such revenue bonds. All provisions of this section applicable to the issuance of revenue bonds are applicable to the funding or refunding bonds and to the issuance, sale or exchange thereof. Funding or refunding bonds may be issued in a principal amount sufficient to provide funds for the payment of all revenue bonds to be refunded thereby, and in addition for the payment of all expenses incident to the call, retiring or paying of such outstanding revenue bonds, and the issuance of such refunding bonds. Such expenses shall include any amount necessary to be made available for the payment of interest upon such refunding bonds from the date of sale thereof to the date of payment of the revenue bonds to be refunded or to the date upon which the revenue bonds to be refunded will be paid pursuant to the call thereof or agreement with the holders thereof, and also the premium, if any, necessary to be paid in order to call and retire the outstanding revenue bonds and also the interest accruing on such outstanding revenue bonds so called for redemption to the date of the call or retirement provided that such refunding bonds shall be payable as to principal and interest solely out of the revenues of the Municipal Railway system and no refunding bond by its terms shall mature in more than fifteen (15) years from its date. In the event any authorized issue is divided into two or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each refunding bond separately, irrespective of the fact that different dates may be prescribed for the refunding bonds of each separate series or division of said authorized issue, and the interest on said refunding bonds shall not exceed five per cent (5%) per annum, payable annually or semi-annually.

(l) All such revenue bonds issued under authority of this section shall be notable instruments and shall be deemed to have and possess all of the attributes of negotiability under the laws of the State of California relating to negotiable instruments.

Subdivision 5. Said resolution providing for the issuance of revenue bonds may also, in addition to all other appropriate agreements deemed necessary or advisable by said board of supervisors, contain such covenants and agreements on the part of the city and county of San Francisco as the board of supervisors deems necessary or advisable for the better security of the revenue bonds issued thereunder. The board of supervisors is hereby authorized and empowered in and by the terms of said resolution to covenant and agree, on behalf of the city and county of San Francisco, with the holders of any of said revenue bonds, so long as the same shall be outstanding, as follows:

(a) That the proceeds of the sale of said revenue bonds shall be deposited in a fund separate and apart from all other funds of the city and county of San Francisco and shall, together with any interest earned on such funds, be applied solely and exclusively to the object and purpose for which said revenue bonds are herein authorized to be issued, and that any proceeds of the sale of such revenue bonds remaining unexpended after the object and purpose for which said revenue bonds are herein authorized to be issued have been completed shall be applied to the retirement of revenue bonds then outstanding, by purchase in the open market or by call and redemption if the same are by their terms made callable prior to maturity, as the case may be, and that none of such moneys shall be transferred to any other fund of the city and county of San Francisco or used for any purpose other than as specified in such resolution.

(b) That the city and county of San Francisco will consolidate the operative properties acquired from the Market Street Railway Company and operate the same in conjunction with the Municipal Railway system as the same exists on the effective date of this amendment and will keep said system as consolidated in good repair, working order and condition and will, from time to time, make all needful and proper repairs, renewals and replacements and will continuously operate said Municipal Railway system in an efficient manner.

(c) That the city and county of San Francisco will establish and maintain reasonable rates of fare to be charged for transportation on said Municipal Railway system and that such rates shall, at all times, be adequate to yield annual revenue equal to all redemption payments and interest charges on said revenue bonds as the same fall due, together with such additional sums as may be required for any sinking fund, reserve fund or any other special fund provided for the security of such revenue bonds or for the maintenance and operation, depreciation, reserve fund, and other charges in connection with the operation of said Municipal Railway system, together with all costs of maintenance in operation of the said system; and, further, that such rates shall not be reduced below an amount sufficient to provide funds to meet the obligations herein and in said resolution set forth. That no person shall be permitted free transportation or authorized or permitted to make use of the transportation facilities of the Municipal Railway system except upon payment of the regularly established charge therefor with such exception as may be prescribed and defined by rule of the public utilities commission, in the cases of employees of the Municipal Railway system, policemen, firemen and other essential public employees, together with those engaged in charitable and educational work and who serve in said work

without compensation therefor, all within the discretion of the public utilities commission. That all such fares shall be paid in such coin or currency as on the date of payment is legal tender for public or private debts or in script or tokens issued only upon payment of the face or commutation value thereof in such coin or currency. Any agreement contained in said resolution shall be binding upon the public utilities commission and upon the city and county of San Francisco and all officers, departments and boards thereof.

(d) That accurate books and records of account, showing all revenues received from the operation of the Municipal Railway system and all expenditures therefrom, will be kept and maintained as provided in section 64 of the charter, and that the controller will audit all accounts of the system as provided in section 66 of the charter. That for the purpose of preparing such audit, the controller is authorized to employ independent public accountants, the cost of whose audits shall be charged to the cost of operation of the Municipal Railway system. That all of the books and records of the Municipal Railway system shall be open at all times during business hours to the inspection of the holders of one or more of the revenue bonds, or of any percentage of such holders, or their duly authorized representatives, while any of the revenue bonds are outstanding and unpaid. That annual or other periodic statements of the condition of the Municipal Railway system will be furnished to the holders of such revenue bonds and that summaries thereof will be published at least annually. That in addition to the audit of said accounts by the controller, additional independent audits shall be furnished to the bondholders annually or at such other times as may be specified in the resolution, which shall also prescribe the manner and method in which such independent accountants shall be designated and the character of the audits to be prepared or furnished by them. That the cost of all such audits, the cost of printing, distribution or publication thereof or of any summary thereof shall be deemed to constitute a part of the cost of operation of the Municipal Railway system and shall be paid from the revenue thereof.

(e) That if any part of the Municipal Railway system shall be taken from the city and county of San Francisco by eminent domain proceedings, or other proceedings authorized by law, the proceeds received by said city and county of San Francisco shall be applied to rebuild or replace the portion so taken and if not so applied shall be used within such time as may be fixed in said resolution exclusively for the payment of the principal and interest of said revenue bonds until the same shall have been paid in full.

(f) That while any of the revenue bonds are outstanding and unpaid, the city and county of San Francisco will not mortgage or otherwise encumber, sell, or lease or dispose of the Municipal Railway system or any substantial part thereof, or enter into any lease or contract which shall impair the operation of said Municipal Railway system or otherwise impair the right of the holders of any of said revenue bonds to secure payment in full of the principal and interest of said revenue bonds as the same shall mature, except that provision may be made in such resolution for the release of properties and the application of the proceeds of the sale or other disposition of the Municipal Railway system or any part thereof upon such terms and conditions as may be specifically defined in said resolution.

(g) That the city and county of San Francisco shall maintain insurance on said Municipal Railway system of the kind and character and in the amount which is usual and customarily carried by private companies engaged in the operation of street railways and also use and occupancy insurance, the cost of all of which said insurance shall be paid from the revenue of the Municipal Railway system as a part of the cost of the operation thereof.

(h) That the city and county of San Francisco will, prior to the incurring of any obligation against the Municipal Railway system, provide for the payment and discharge of said obligations as the same become due, and will cause to be paid and discharged all amounts of every character which may become due under said obligations, which if left unpaid might become a lien or charge against said Municipal Railway system or against the revenues thereof, or which might otherwise impair the security of said revenue bonds.

(i) That the proceeds from the sale of all revenue bonds authorized under the provisions of this section and all revenues received from the operation of the Municipal Railway system shall be paid into the city treasury and deposited by the treasurer in such depository or depositories as may be authorized by law to receive deposits of funds of the city and county of San Francisco, subject to such conditions as may be set forth in said resolution, which limit, restrict or regulate the holding, deposit and application of moneys derived from the proceeds of the sale of the revenue bonds or from the revenues of the Municipal Railway system, as may be deemed necessary or advisable for the further protection of the holders of said revenue bonds. Notwithstanding anything in this charter contained, the board of supervisors may provide in said resolution authorizing the issuance of revenue bonds that the city and county of San Francisco will appoint a bank or trust company qualified to do business in this state and having an office in the city and county of San Francisco to act as fiscal agent or trustee for the city and county of San Francisco and the holders of revenue bonds issued hereunder, and may prescribe the terms and conditions upon which the trustee or fiscal agent shall collect, receive, hold or disburse any and all proceeds of the sale of said revenue bonds and any revenues received from the Municipal Railway system and may prescribe the duties and powers of the trustee or fiscal agent with respect to the issuance, authentication, sale and delivery of revenue bonds and the payment of principal and interest thereof, the call for redemption of said revenue bonds, the registration and discharge from registration of said revenue bonds, and the management of any sinking fund, reserve fund or other fund provided as security for such revenue bonds and the investment of any moneys in said funds, and also for the exercise on behalf of the holders of such revenue bonds of such rights and limitations as may be available to such holders. The resolution may provide any restriction upon the investment of moneys held by such fiscal agent or trustee deemed necessary or advisable by the Board of Supervisors. Said resolution may further provide for the appointment of paying agents and collection agents for said revenue bonds, within or without said city and county of San Francisco upon such terms and conditions as may be prescribed by the board of supervisors. The board of supervisors may also provide in and by such resolution that both the principal of and interest on



such revenue bonds and the coupons, if any, attached thereto may be paid by such fiscal agent, trustee, paying agent or collection agent from any moneys held by or transmitted to them, or any of them, for that purpose, as such principal and interest fall due and no controller's warrant shall be required for the purpose of enabling the fiscal agent, trustee, paying agent or collection agent, as provided in section 85 of this charter, or any other provision of this charter, to make such payment. Except in the case of bonds registered in the name of a registered holder on the books of the fiscal agent, or with the treasurer of the city and county, trustee, paying agent, collection agent or registrar, such payment shall be made, in the case of interest, only upon surrender of the proper interest coupons attached to said revenue bonds. Payments on account of principal shall be made only upon surrender of the revenue bonds with respect to which such principal payment is made. In the event the board of supervisors shall provide for the appointment of a fiscal agent or trustee, said board of supervisors may also provide that the accounts of any such fiscal agent or trustee shall be subject to audit by the controller in the same manner as is provided in section 66 of this charter, or, in lieu thereof, that such accounts shall be subject to audit by independent public accountants appointed as provided in said resolution, whose costs and fees shall be paid as part of the expense of operation of the Municipal Railway system.

(j) That upon the happening of certain events of default to be specified therein, any or all of the revenue bonds may become, or be declared due and payable prior to maturity by the holders thereof or any percentage thereof, directly or through any trustee or fiscal agent. Said resolution shall specify the terms and conditions upon which such declaration and its consequences may be waived.

(k) That the holders of said revenue bonds or any specified percentage thereof shall have and may exercise the rights, limitations, powers and duties prescribed in said resolution in the event of any breach by the city and county of San Francisco or any department, commission, official or agency thereof of any of the covenants, conditions or obligations contained in the resolution.

(l) That the terms, covenants or conditions of the resolution and of the revenue bonds issued thereunder may subsequently be amended or modified in whole or in part with the consent of the board of supervisors, acting on behalf of the city and county of San Francisco, and the vote or written assent of the holders of a specified principal amount of the revenue bonds then issued and outstanding. Such resolution may provide for meeting of bondholders or for the manner in which the consent of bondholders may be given and evidenced and may provide that such amendment or modification effected in the manner therein provided shall be binding upon the holders of all of the revenue bonds and interest coupons appertaining thereto, whether expressly assenting thereto or not, and with respect to such interest coupons whether the same are attached to or detached from any such revenue bonds. Such resolution may further provide that for the purpose of such amendment or modification, bonds held by any department, agency, board, bureau or fund of the city and county of San Francisco, or by any other public corporation, municipality, district or political subdivision, or by the State of California, shall not be counted as outstanding

bonds or be entitled to vote or assent, but shall, nevertheless, be subject to such modification or amendment if the same shall otherwise be effected in accordance with said resolution.

The board of supervisors, the public utilities commission, and each and every board, department, agency and officer of the city and county of San Francisco are hereby authorized, empowered and directed to carry out and perform their respective powers, duties and obligations imposed upon them, and each of them, by such agreements as may be contained in said resolution authorizing the issuance of revenue bonds, and such provisions of said resolution providing for the issuance of said revenue bonds shall constitute a contract with the holders of said revenue bonds and be binding upon the board of supervisors, public utilities commission, and each and every board, department, agency and officer of said city and county of San Francisco, and each thereof is hereby vested with full authority to do and perform all such acts, conditions and things required by them, respectively, under said resolution to be done or performed. Said resolution may also include, and the board of supervisors is hereby authorized to agree upon, any other terms and conditions, whether hereinabove referred to or not, necessary, advisable or convenient in order to secure the revenue bonds or to make the revenue bonds more marketable; provided, that nothing in said resolution contained shall abridge the powers and functions of the public utilities commission contained in subdivision 7 of this section, and provided further that none of such covenants, agreement, conditions or terms or anything herein provided shall obligate the city and county of San Francisco to do or perform any of such terms, conditions or covenants by the expenditure of any funds other than those arising from the operation of the Municipal Railway system, and under on circumstances shall the city and county of San Francisco be obligated to levy and collect taxes to provide moneys to perform any of the terms or conditions contained in any such resolution, and all obligations assumed by the city and county of San Francisco pursuant to such resolution which shall require the expenditure of any moneys shall be limited solely and exclusively to the revenues arising from the operation of said Municipal Railway system.

Subdivision 6. The board of supervisors shall sell revenue bonds authorized pursuant to this section at such times and in such amounts as may be determined by said board. All such revenue bonds shall be sold on sealed proposals to the highest and best bidder after such advertisement for bids as the board of supervisors shall deem proper; provided that notice of sale shall be published at least once in the official newspaper of the city and county of San Francisco at least ten days prior to the date fixed for the receipt of such sealed proposals. The board of supervisors may reject any and all bids so submitted and may thereafter re-advertise such revenue bonds for sale upon such terms and conditions as the board of supervisors may deem proper. None of said revenue bonds shall be sold otherwise than at public sale, nor for less than the face value thereof together with the accrued interest thereon at date of delivery; except that the board of supervisors may also sell said revenue bonds to and may contract loans with and borrow moneys through the sale or pledge of such revenue bonds from the United States of America or any of its departments, agencies or instrumentalities, upon such terms and conditions as may be agreed to, and such loan,

borrowed moneys and revenue bonds shall be subject to all of the provisions of this section, except that such revenue bonds need not be first offered at public sale pursuant to advertisement.

Such loans may be contracted with the United States of America or any of its said departments, agencies or instrumentalities, with or without the issuance of revenue bonds; provided that such loans or borrowed moneys shall be repaid solely and exclusive from the proceeds of sale of revenue bonds or from the revenues of the Municipal Railway system, and such loans, together with the bonds issued pursuant to this section, shall not exceed \$7,950,000.00. No taxes shall be levied upon any of the taxable property in said city and county of San Francisco for the payment of the principal or interest on such loans. If the proceeds of the sale of said revenue bonds shall, pursuant to the resolution providing for their issuance, be paid into the city treasury, the same shall be deposited in a separate fund which shall at all times be kept segregated and set apart from all other city funds and shall be used solely for the purpose of paying the cost of the acquisitions of the operative properties of the Market Street Railway Company and its consolidation with the Municipal Railway system, and if such proceeds of the sale of said revenue bonds are deposited with any fiscal agent or trustee under the resolution authorizing the issuance of the revenue bonds, then and in that event the same shall be held, invested and disbursed pursuant to the limitations and conditions contained in said resolution. Out of any money in the general fund of said city and county not otherwise appropriated or out of any existing municipal railway funds, the board of supervisors shall be and is hereby authorized and directed to pay all costs of advertising said bonds for sale, the cost of preparing, printing and distributing any prospectus or official statement in connection with said bonds, the cost of printing, lithographing or engraving said revenue bonds, the cost of independent audits, engineers' reports or opinions with respect to the revenue bonds deemed necessary or advisable by the board of supervisors to effect or assist in effecting the sale of said revenue bonds and also the fees and charges of the superintendent of banks or the State of California, or of any other public official, bureau or department thereof, required to enable said revenue bonds to be certified as legal investments for banks, insurance companies or other institutions, or for the purpose of enabling said bonds to be declared eligible security for the deposit of public funds and also the cost and fees of any public official of any other state in the United States necessary or advisable in the opinion of the board of supervisors to enable such revenue bonds to be qualified as legal investments for any purpose under the laws of such states; provided that any moneys advanced from the general fund of said city and county for the payment of such expenses shall be refunded to said city and county from revenues received from the operation of said Municipal Railway system, or from any premium received on the sale of such bonds.

Subdivision 7. The public utilities commission shall have charge of the acquisition of the operative properties of the Market Street Railway Company, and shall have the same power and authority as to the management, supervision and extension of said Municipal Railway after the acquisition of the operative properties of said Market Street Railway Company as are now invested in said public utilities commission over the Municipal Rail-

way system of San Francisco except as otherwise provided in this charter. The said operative properties of said Market Street Railway Company shall be acquired by purchase, if possible, and if said purchase is not possible then, in that event, said operative properties of said Market Street Railway Company may be acquired by any other lawful means.

Subdivision 8. The validity of the authorization and issuance of any revenue bonds shall not be dependent on, or in anywise affected by:

(a) Any proceedings taken by the city and county of San Francisco or the public utilities commission for the acquisition of said operative properties of said Market Street Railway Company;

(b) Any contracts made by the public utilities commission in connection with the acquisition of said operative properties of said Market Street Railway Company.

No purchaser or holder of any revenue bonds authorized or issued pursuant to this charter shall be required to take cognizance of any of the acts of the public utilities commission with respect to the acquisition of the operative properties of said Market Street Railway Company or the performance of any of the conditions or the taking of any of the proceedings herein required by the board of supervisors, at, before or after the issuance of said revenue bonds, or with respect to the application of the proceeds derived from the sale of said revenue bonds, and said revenue bonds by their issuance shall conclusively establish the due performance of all conditions precedent to their issue.

Subdivision 9. In accordance with the provisions of section 130 of this charter, rates shall be fixed, established and collected for all transportation service furnished by the Municipal Railway system after the operative properties of the Market Street Railway system have been combined therewith, which will at all times yield revenues at least sufficient with respect to the then immediately ensuing twelve months to pay or provide for:

(a) The principal of and interest on any general obligation bonds of the city and county issued for the purpose of acquiring, constructing and completing the existing municipally owned and operated street railway system of the city and county until all of such bonds now outstanding shall have been paid and retired.

(b) All operating expenses of the Municipal Railway system;

(c) The principal of and interest on all of the revenue bonds then outstanding and unpaid as the same become due, together with any amounts required to be deposited in any sinking fund or reserve fund or other fund established by the resolution for the issuance of such revenue bonds for the further security thereof;

(d) All amounts required for maintenance of and repairs to the Municipal Railway system;

(e) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as the amount necessary to be expended in the ensuing year to pay or provide for the payment of all costs of depreciation, reconstruction, replacements, extensions, improvements and betterments of the said system. Such sums

required for said purposes, if payable solely from the revenues of the Municipal Railway system, shall be and are hereby appropriated annually from said revenues and when so appropriated to the public utilities commission shall be applied solely and exclusively to the purposes above designated.

(f) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as the amount required to establish and maintain a surplus operating fund, to be accumulated from the balance of the annual revenues of the said system after such revenues have been first applied to the purposes specified in the subparagraphs (a), (b), (c), (d) and (e), hereinabove set forth. The moneys in said surplus operating fund may be appropriated as provided in section 80 of this charter for the use of the Municipal Railway system, and not otherwise.

The amounts hereinabove required shall be raised exclusively from revenues of the system, except that such amounts or any part thereof may be raised by the issue and sale of general obligation bonds of the city and county of San Francisco. Such amounts required under subparagraphs (c), (e) and (f) above are hereby appropriated annually in the order above named and shall not be subject to modifications, alteration or amendment by the board of supervisors. The amounts hereinabove provided in subparagraphs (b) and (d) shall be estimated by the public utilities commission and approved by the board of supervisors at the time and in the manner provided for the approval of the annual budget and appropriation ordinance, and the amount to be appropriated for said purposes specified in subparagraphs (b) and (d) shall be such amount as may be approved in the budget for said purposes. Sections 74, 127 and 128.1 of this charter shall not be applicable to the Municipal Railway system.

The term "operating expenses of the Municipal Railway system," as used herein shall include all salaries, wages, pension charges and proportionate payments to such compensation and other insurance and accident reserve funds as the public utilities commission may establish or as the board of supervisors may require and all other expense of every kind and nature incident to the operation of the Municipal Railway system, including the reasonable cost of power furnished by the Hetch Hetchy project as required by the Raker Act, provided that revenue from funds raised by taxation shall not be applied for any of the foregoing purposes except those specified in subparagraph (a) of this subdivision and then only if the revenues of the Municipal Railway system are not available to meet the charges set forth in said subparagraph.

There shall also be paid as a part of the operating expenses of the said Municipal Railway system, the sum of \$200,000.00 annually to the credit of the General Fund of the City, which payment shall be in lieu of the taxes and licenses heretofore paid by the Market Street Railway Company to the city and county.

Subdivision 10. Any revenues of the Municipal Railway system received in any fiscal year in excess of the amounts required for the purposes designated in subdivision 9 hereof shall be disposed of as may be provided in any covenant or condition contained in the resolution providing for the issuance

of the revenue bonds, and in the absence of such disposition shall be applied as follows:

(a) The public utilities commission shall undertake a study of rates in January of each year and whenever it finds that the Municipal Railway system has or is likely to yield revenues in excess of the amounts required for the purposes designated in subdivision 9 hereof may propose a schedule of lower rates to the board of supervisors which shall not be less than the rates required to yield revenues for the purposes specified in subdivision 9, but which may be sufficiently lower than the then existing rates in order to prevent said Municipal Railway system from accumulating surpluses from such revenues in excess of the amounts required for the purposes specified in said subdivision 9. Such schedule of revised rates shall be submitted to and approved or rejected by the board of supervisors in accordance with the provisions of section 130 of this charter.

(b) Section 129 of this charter shall not be applicable to any revenue received from the Municipal Railway system and after the payment of the several amounts provided for in subsections (a), (b), (c), (d), (e) and (f) of subdivision 9, any surplus existing shall not be subject to appropriation to the general fund of the city, but shall be held for the benefit of the Municipal Railway system.

Subdivision 11. The public utilities commission is hereby vested with full power and authority to collect the revenues of the Municipal Railway system and to cause the same to be paid into the treasury of the city and county of San Francisco daily, or to be deposited with any fiscal agent or trustee appointed by the board of supervisors in the resolution providing for the issuance of said revenue bonds, and in the time, manner and form therein provided. Subject to the agreements, covenants and conditions contained in the resolution providing for the issuance of the revenue bonds, all such revenues of the Municipal Railway system shall be applied exclusively to the purposes specified in subdivisions 9 and 10, and in the order therein set forth.

The controller and the treasurer of the city and county of San Francisco are hereby authorized and directed to establish separate funds into which shall be deposited all revenues of the Municipal Railway system for each of the several purposes specified in subparagraphs (a), (b), (c), (d), (e) and (f) of subdivision 9, and with respect to surplus revenues as provided in subdivision 10, and such funds will be so established irrespective of whether the revenues shall be held in the city treasury or with any fiscal agent or trustee appointed in the resolution providing for the issuance of the revenue bonds. Said controller and treasurer shall transfer to each of such funds respectively all moneys held in the corresponding respective separate funds established for the existing Municipal Railway department of said city and county, which existing funds shall be closed and such transfer shall take effect as of the date of issuance and delivery of said revenue bonds. The term "revenues of the Municipal Railway system" shall include all revenues derived directly or indirectly from the use and operation of the Municipal Railway system, from and after the date of issuance and delivery of revenue bonds herein authorized, including interest allowed or received in respect of moneys or securities in any of the respective funds into which such revenues are deposited.

Subdivision 12. Said revenue bonds, and the interest thereon and any reserve fund, sinking fund or other fund created for the further protection of said revenue bonds shall constitute a first and exclusive lien and charge upon all of the income and revenue of the Municipal Railway system, subject only to the prior charge set forth in subparagraph (a) of subdivision 9 hereof, and if at any time the revenues of said system are not sufficient to permit the payment of said sums, the deficiency shall be made good from any moneys in the surplus operating funds.

Subdivision 13. The Municipal Railway system shall be considered a separate utility and none of the revenues of the said system shall be transferred to any other utility except that as provided in subdivision 9 hereof, such portion of the revenues as may be used to pay the reasonable cost as fixed by the public utilities commission of services rendered to said Municipal Railway system by any other municipally owned utility.

Subdivision 14. Notwithstanding any other provision of this charter which may be in conflict with the provisions of this section, the provisions of this section shall prevail insofar as the same shall pertain to the issuance of revenue bonds and for the acquisition of the operative properties of the Market Street Railway Company. Nothing herein contained shall prevent the financing or the acquisition of the operative properties of the Market Street Railway Company from other funds legally available for that purpose. Nothing in this section contained shall in any way abridge, control, limit, restrict or revoke the power of the electors of the city and county of San Francisco to vote for and cause to be authorized and issued general obligation bonds of the city and county of San Francisco for the acquisition of said operative properties of said Market Street Railway Company, irrespective of whether revenue bonds are issued hereunder or not; and the method provided in this section for such acquisition of said operative properties shall be deemed to be an additional method of providing funds for said purpose and for providing for such acquisition of said operative properties. Revenue bonds authorized and issued under authority of this section shall not be subject to the charter limitations as to the amount of bonded indebtedness of the city and county of San Francisco, nor be taken into consideration in determining the amount of bonded indebtedness which the city and county of San Francisco is authorized to incur pursuant to section 104 of the charter.

Subdivision 15. The board of supervisors may by ordinance or resolution confer upon said public utilities commission such additional powers not in conflict with this section as may be necessary to carry out the purposes of this section.

Subdivision 16. Upon the taking effect of this amendment, the board of supervisors and the public utilities commission shall proceed immediately to perform all acts required hereunder for the acquisition of the said operative properties of the said Market Street Railway Company for the purposes herein specified, and to provide for the cost thereof by the issuance and sale of revenue bonds payable exclusively from the revenues of the Municipal Railway system.

*Referred to Joint Finance and Public Utilities Committee.*

From Chief Administrative Officer, proposing an amendment to Ordinance No. 3.04143, which provides for licensing of massage parlors.

*Referred to Public Health and Welfare Committee.*

From Earl G. Warren, then Attorney General, State of California, acknowledging receipt of resolution requesting allocation and return to political subdivisions of the State, through subsidies, of the sum of at least \$35,000,000 from surplus existing in the State treasury.

*Referred to Finance Committee.*

Mrs. A. C. Silvera, Aptos, California, requesting payment of \$65 for services as transcriber for Court Reporter, Coroner's Office.

*Referred to Finance Committee.*

From Malcolm A. Fraser, secretary to his Honor, the Mayor, stating that the Mayor's annual message relating to the affairs of the City and County of San Francisco, as required by the Charter, is incomplete, awaiting certain necessary data, but it will be in the hands of the Board at an early date.

*Filed.*

From Miss Helen R. MacGregor, secretary to Earl Warren, acknowledging receipt of resolution adopted by the Board on December 14, 1942.

*Filed.*

From Mrs. Huntley Castne, inviting members of Board to attend lecture by Hugo Bedau, before the Junior League, Wednesday, January 6, 1943, at Mark Hopkins Hotel.

*Communication filed.*

From Charles F. Skelly, secretary, San Francisco Civilian War Council, announcing regular meeting of that body for January 4, 1943, at 8:00 p. m.

*Filed.*

From Railroad Commission of State of California, stating that Pacific Gas and Electric Company had been ordered to reduce rates for natural gas.

*Filed.*

From United States Senator Sheridan Downey, acknowledging receipt of Resolution No. 3015, concerning abolishment of toll-free privileges of Golden Gate Bridge.

*Filed.*

## ADJOURNMENT.

There being no further business, the Board, at the hour of 5:25 p. m., adjourned.

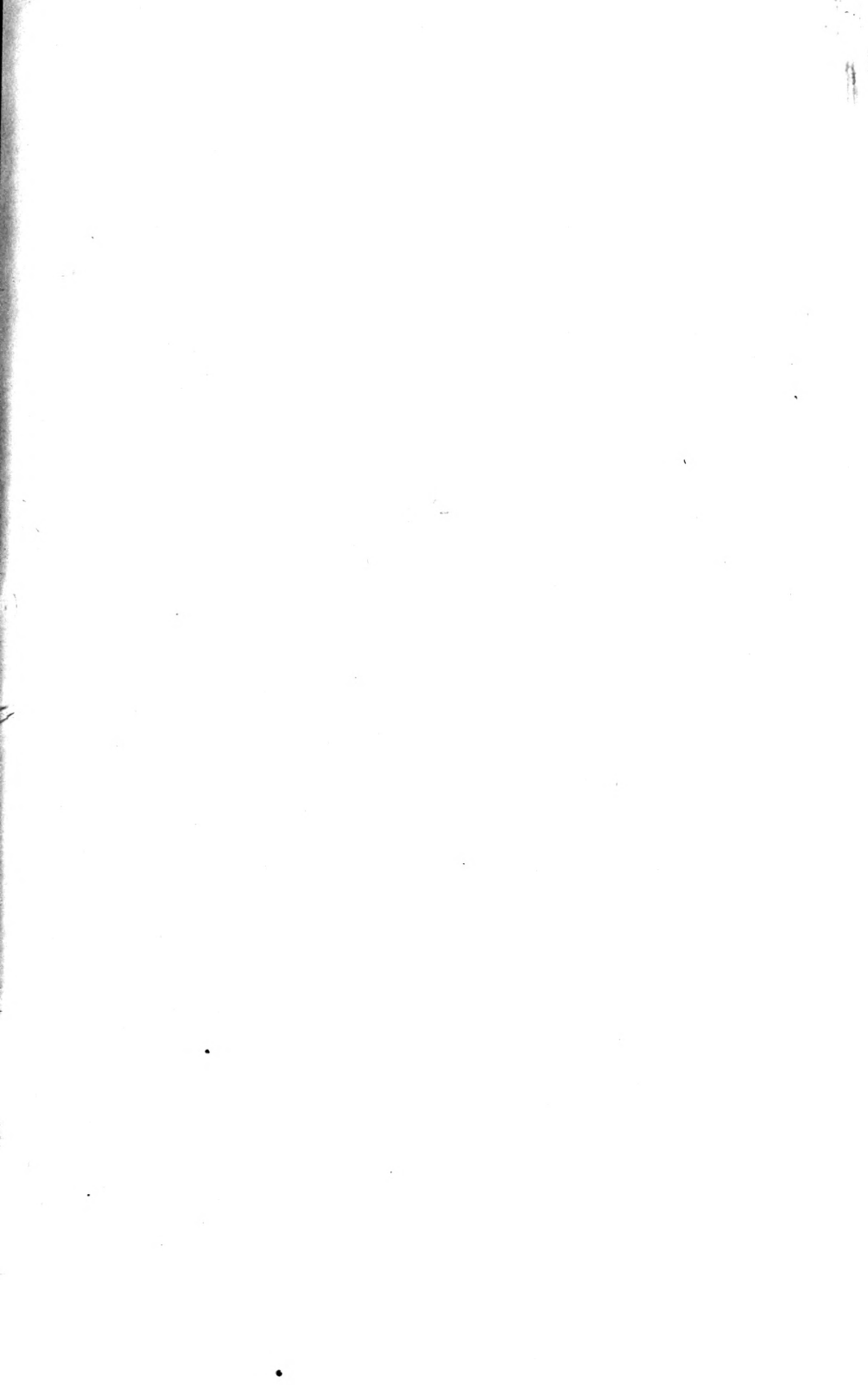
DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors January 18, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.











**Vol. 38**

**No. 2**

**Monday, January 11, 1943**

# **Journal of Proceedings Board of Supervisors**

**City and County of San Francisco**



**THE RECORDER PRINTING & PUBLISHING COMPANY**

**99 South Van Ness Avenue, San Francisco**



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

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MONDAY, JANUARY 11, 1943, 2:00 P. M.

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In Board of Supervisors, San Francisco, Monday, January 11, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

Quorum present.

Supervisor Gallagher presiding.

Supervisor Green was noted present at 2:30 p. m.

Supervisor Colman on leave of absence.

## Appointment of Acting President.

Supervisor MacPhee, seconded by Supervisors Gartland and Meyer, moved that Supervisor Gallagher be appointed Acting President to serve during the absence of the President, Supervisor Colman.

*No objection, and so ordered.*

## APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of December 21 and 28, 1942, were considered read and approved.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendation of Police Committee, heretofore Passed for Second Reading, was taken up:

Present: Supervisors Gallagher, Green, Uhl.

**An Ordinance Amending Chapter V, Part II, of the San Francisco Municipal Code by Adding Section 40 to Article I Thereof, Regulating the Control of Dogs so as Not to Commit Nuisances and Providing for the Issuance of Citations for Violations Thereof.**

(Series of 1939)

Bill No. 2024, Ordinance No. 1926, as follows:

**An ordinance amending Chapter V, Part II, of the San Francisco Municipal Code by adding Section 40 to Article I thereof, regulating the control of dogs so as not to commit nuisances and providing for the issuance of citations for violations thereof.**

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The San Francisco Municipal Code is hereby amended by adding to Article I, Chapter 5, Part II thereof, the following section to read as follows:

**Section 40. Dogs to Be Controlled so as Not to Commit Nuisances.**

(a) No person having the right and ability to prevent, shall knowingly, or carelessly or negligently, permit any dog or other animal to commit any nuisance upon any sidewalk of any public street, avenue, park, public square, or place in the City and County of San Francisco.

**(b) Citing of Violators.**

(1) In any case in which it is lawful for a peace officer to arrest without a warrant a person for a violation of this section, he may, but need not, prepare in duplicate upon such form as the Chief of Police shall prescribe, a written citation directing said person to appear in court and containing the name and address of such person, the offense charged, and the time and place of court appearance. The time specified in said citation to appear shall be within five (5) days after the date of issuance and the place shall be before a Municipal Court Judge of the City and County of San Francisco.

(2) Said peace officer shall deliver one (1) copy of said citation to the accused and said person, in order to secure his release, must give his written promise to appear in court at the stipulated time and place by signing the duplicate citation which shall be retained by the peace officer. Thereupon, the accused person shall forthwith be released.

(3) A complaint charging a violation of this ordinance shall be filed as soon as practicable before the magistrate.

(4) No warrant shall be issued on said charge for the arrest of a person who has given such written promise to appear unless and until he has violated such promise to appear at the time and place specified in said citation, or if there is reasonable cause to believe that he will not so appear.

(5) Any person wilfully violating his written promise to appear in court is guilty of a misdemeanor regardless of the disposition of the charge upon which he was originally cited.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Green—3.

Subsequently during the proceedings, Supervisor Brown, who was absent at the time of the foregoing vote, announced that he desired the record to show that had he been present he would have voted against passage of the bill. He did not believe the legislation was enforceable. However, he did believe that there should be some regulation, and he had, accordingly prepared the following amendment, which he desired to present.

**Amendment.**

Supervisor Brown presented proposed amendment to the foregoing bill, just acted on by the Board, to amend Section 40 by the inclusion of two paragraphs, to be known as (b) and (c), reading as follows:

(b) To assist in the enforcement of subdivision "a" hereof, the owner of any dog permitted to run at large on the streets of San Francisco, shall cause said dog to be equipped with two numbered license plates legible at a distance of at least 20 feet; to bear on said plates said license number of the dog in characters at least two inches in height and one inch in width.



(c) It shall be the duty of any police officer upon witnessing any dog in the act of violating this ordinance to immediately take down the license number of the dog and to see to it that a citation is issued for the owner of the dog as further described in subdivision "d" hereof.

Following the foregoing presentation, Supervisor Brown, seconded by Supervisor Mead, moved for immediate consideration of the amendment.

However, on objection to immediate consideration by Supervisor Uhl, who moved reference thereof to the Police Committee, the amendment was referred by the Acting President to the Police Committee.

## NEW BUSINESS.

### Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

### Refunds of Erroneous Payments of Taxes.

(Series of 1939)

Resolution No. 3114, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

#### *From Appropriation No. 905— Duplicate Tax Fund.*

1. Mrs. R. S. Bromell, Lot 35, Block 1885, second installment, fiscal year 1941.....	\$ 17.80
2. Coldwell, Banker & Company, Lot 10, Block 234, first installment, year 1942.....	1,863.90
3. Joseph D. Eichenbaum, Lot 8, Block 1139, first installment, year 1942.....	69.44
4. Title Insurance & Guaranty Co., Lot 4, Block 1819, first installment, 1942.....	46.82
5. Walter D. Meilandt, Lot 8-A, Block 2199, first installment, 1942 .....	42.11
6. F. C. Frank, Lot 31, Block 2414, first installment, 1942 .....	57.12
7. American Trust Co., Lot 11, Block 2618, first installment, 1942 .....	28.00
8. Calif. Pacific Title Ins. Co., Lot 27, Block 4207, first installment, 1942 .....	31.36
9. Bank of America N. T. & S. A., Lot 11-A, Block 4653, first installment, 1942.....	19.04
10. Thomas White, Lot 9, Block 5256, first installment, 1942 .....	7.84
11. Edith Schmidt, 4114 Twenty-third Street, Lots 23-24, Block 5625, first installment, 1942.....	18.82
12. Simon Cortes, Lot 1, Block 6652, first installment, 1942 .....	26.43
13. John J. Lagorio, Lot 44, Block 6797, first installment, 1942 .....	39.20
14. Provident Mutual Loan Assn., Lot 48, Block 7012, second installment, 1941.....	41.76
15. Home Owners' Loan Corp., Lot 45, Block 7100, first and second installments, 1939.....	51.58

16. Calif. Pacific Title Ins. Co., Lot 3, Block 6965-A,  
first installment, 1942 ..... 40.54

*From Appropriation No. 60.969.00—  
Taxes Refunded Fund.*

1. Mrs. H. Findysz, duplicate payment, Vol. 5, page  
48, line 13, 1942-1943.....\$ 11.87

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead,  
Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Correction of Assessments, Lot 22, Block 5610A, and Lot 32, Block  
5610A, 1942-1943 Assessment Roll.**

(Series of 1939)

Resolution No. 3115, as follows:

Whereas, the Assessor has reported that, due to an error in Edwards Abstract, which contains the official records of all deeds filed with the Recorder, the information given on Lots 22 and 32 of Block 5610A was interchanged, and as a result thereof, the entries on the 1942-1943 Assessment Roll regarding these two lots were interchanged; and

Whereas, the Assessor has reported that the correct assessments should read as follows:

Lot 22, Block 5610A—Land, \$400; improvements, \$300; total, \$700.

Lot 32, Block 5610A, State Property—No assessment.

Therefore, be it Resolved, That with the consent of the City Attorney, the Controller be and he is hereby authorized to make the foregoing corrections, in accordance with the provisions of Sections 4831 and 4986 of the Revenue and Taxation Code of the State of California.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead,  
Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Approval of Supplemental Recommendations, Public Welfare  
Commission.**

(Series of 1939)

Resolution No. 3116, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Commission containing Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, dated December 1, 1942, discontinuances and other transactions, effective as noted, are hereby approved; and be it further

Resolved, That the Public Welfare Commission's recommendations for care of Needy Aged Persons in County Hospital, as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, are hereby approved; and be it further

Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead,  
Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Authorizing Release of Lien Filed re Indigent Aid—George and Esther Meilleur.**

(Series of 1939)

Resolution No. 3117, as follows:

Whereas, an instrument executed by George and Esther Meilleur, indigent persons receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the County of Humboldt, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said indigent persons; and

Whereas, said indigent persons on payment of the debt secured by said lien are entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County, be and he is hereby authorized to execute and deliver a release of any such lien; and be it

Further Resolved, That Resolution No. 3051 (Series of 1939), adopted by the Board of Supervisors December 7, 1942, be and is hereby repealed.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Cancellation of Taxes, Property Acquired by the U. S. A.**

(Series of 1939)

Resolution No. 3118, as follows:

Resolved, In accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be and he is hereby authorized and directed to cancel the taxes for the year 1942-1943 which became a lien on the first Monday in March, to-wit, March 2, 1942, on the following described property:

Beginning at the point of intersection of the northwesterly line of Harrison Street and the northeasterly line of Beale Street and running thence northwesterly along the northeasterly line of Beale Street, 300 feet to a point distant 250 feet southeasterly along said northeasterly line of Beale Street from the Southeasterly line of Folsom Street; thence at a right angle northeasterly along a straight line, 275 feet to a point on the southwesterly line of Main Street distant thereon 250 feet southeasterly from the southeasterly line of Folsom Street; thence southeasterly along the southwesterly line of Main Street, crossing Elkhart Street, formerly known as Rincon Court, to the northwesterly line of Harrison Street; thence southwesterly along the northwesterly line of Harrison Street to the point of beginning, being a portion of 100 Vara Block 332, containing 1.89 acres of land, more or less.

Described on Assessment Roll by Board of Equalization as: Code Nos. 872-38 Map 8E, Parcel 31.

Said property was acquired by the United States of America subsequent to the first Monday in March, 1942, to-wit, on the 3rd day of April, 1942.

Approved as to form by the City Attorney.

Approved by the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

# **Cancellation of Taxes, Property Acquired by the U.S.A. at Hunter's Point.**

(Series of 1939)

Resolution No. 3119, as follows:

Resolved, In accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be and he is hereby authorized and directed to cancel the taxes for the year 1942-1943 which became a lien on the first Monday in March, to-wit, March 2, 1942, on the following described property:

That portion of Lots 6, 7 and 11, Block 487, also being known as portions of railroad parcels Nos. 7, 8 and 9 of the Southern Pacific Company lying southeast of a line parallel to and 12 feet distant measured at right angles from the center line of the Armstrong Avenue spur track of the Southern Pacific Company and railroad parcels Nos. 5, 6, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26 of the Southern Pacific Company, together with those portions of adjacent streets and alleys necessary for use in connection with the construction of a railroad.

The metes and bounds description of the aforementioned parcels is as follows:

Beginning at a point on the southwesterly line of Armstrong Avenue, distant thereon 124.81 feet southeasterly from the southeasterly line of Ingalls Street; thence running southeasterly along said line of Armstrong Avenue 100.19 feet; thence at right angles southwesterly 200 feet to the north-easterly line of Bancroft Avenue; thence at right angles north-westerly along last named line 23.00 feet; thence at right angles northeasterly 29.39 feet; thence deflecting 8° 10' to the left and continuing northeasterly 40.13 feet; thence continuing northeasterly on the arc of a curve to the left tangent to the preceding course, radius 213.17 feet, central angle 40° 57' 06", a distance of 152.360 feet to said southwesterly line of Armstrong Avenue and the point of beginning.

Being a portion of Lots 6, 7 and 11, Block 487 of "Bay View Homestead Association" filed in Map Book C & D at page 3, Official Records of the City and County of San Francisco.

The parcels may be identified by lot and block number as follows:

<i>S. P. R. R.</i>	<i>Assessor's</i>		<i>Lot. No.</i>
<i>Parcel No.</i>	<i>Block No.</i>		
5 .....	4846 .....		5
6 .....	4832 .....		2
10 .....	4846 .....		11
11 .....	4832 .....		6 and 7
12 .....	4827 .....		7, 8, 11 and 12
13 .....	4812 .....		1, 2, 11 and 12
14 .....	4806 .....		2
15 .....	4806 .....	1, 3, 4, 5, 8, 9, 10, 11, 12 and 13	
16 .....	4793 .....	Portion of 3A	} All of 3A
17 .....	4793 .....	Balance of 3A	
18 .....	4793 .....		8 and 9
19 .....	4786 .....		19, 20, 24 and 25
20 .....	4763 .....		20 and 23
21 .....	4763 .....		16, 17, 18, 19 and 24
22 .....	4756 .....	11, 12, 13, 14, 15, 16, 17, 18 and 19	
23 .....	4756 .....	30, 31, 32, 33, 34, 35, 36, 27 and 38	
24 .....	4735 .....	9, 10, 11, 12, 13, 14, 15 and 16	
25 .....	4735 .....	25, 26, 27, 28 and 29	
26 .....	4735 .....		30A

Said property was acquired by the United States of America sub-

sequent to the first Monday in March, 1942, to-wit, on the 1st day of June, 1942.

Approved as to form by the City Attorney.

Approved by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

### **Cancellation of Delinquent Taxes, 1941.**

(Series of 1939)

Resolution No. 3120, as follows:

Whereas, the Tax Collector has reported that on June 26, 1942, the following properties were sold to the State for the delinquent taxes of 1941:

<i>Lot</i>	<i>Block</i>	<i>Taxes</i>	<i>Penalties</i>	<i>Cost</i>
1 (1/6)	3730 .....	\$105.28	\$7.37	\$ .50
1-8	5280 .....	94.96	6.64	.50
9	5280 .....	83.52	5.84	.50
10-14	5280 .....	32.98	2.30	.50

Whereas, these sales should be cancelled as taxes had been paid but through error had not been credited; and

Whereas, this has the consent of the City Attorney; now, therefore, be it

Resolved, That the Controller be and he is hereby authorized to cancel the sales and penalties in accordance with the provisions of Section 4991 of the Revenue and Taxation Code.

Approved as to form by the City Attorney.

Approved by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

### **Providing Membership of Director of Health in Various American Medical and Health Associations, and Rescinding Resolution No. 141.**

(Series of 1939)

Resolution No. 3121, as follows:

Resolved, That the City and County of San Francisco acquire membership in the American Medical Association, American Public Health Association, American College of Physicians, the Southern Medical Association, the American Society of Tropical Diseases, the California Medical Association, and the San Francisco County Medical Society, and that the Director of Public Health of the City and County of San Francisco be and he is hereby authorized to make application for membership in each of the afore-enumerated organizations, and if said membership is granted to represent the City and County of San Francisco at the meetings of said organizations; and be it

Further Resolved, That the annual dues, not to exceed \$100, of the Director of Public Health for membership in the afore-enumerated organizations be paid out of such funds as may be annually appropriated or set aside for such purpose.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Authorizing Supervisor Robert Miller Green to Represent the Board of Supervisors at Meeting of County Supervisors Association, January 7 and 8, 1943.**

(Series of 1939)

Resolution No. 3122, as follows:

Resolved, That Supervisor Robert Miller Green be authorized to represent the Board of Supervisors at a meeting of the County Supervisors Association held in Sacramento on January 7 and 8, 1943.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Authorizing Supervisor Roncovieri and Cost Analyst Rosenthal to Go to Sacramento to Assemble Data Pertaining to the Retail Sales Tax Fund and to Study Formulas Used by State in Making State Subventions to the Counties.**

(Series of 1939)

Resolution No. 3123, as follows:

Resolved, That Supervisor Alfred Roncovieri and Errol V. Rosenthal, Cost Analyst for the Board of Supervisors, be authorized to go to Sacramento for the purpose of assembling data pertaining to the retail sales tax fund and for the further purpose of studying the formulas used by the State in making State subventions to the counties.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Passed for Second Reading.**

**Creating Revolving Fund, Department of Public Works, to Abate Drifting Sand and Dirt, and Providing for the Administration Thereof and Appropriation Therefor.**

(Series of 1939)

Bill No. 2032, Ordinance No. . . . . , as follows:

Creating a revolving fund for the Department of Public Works, necessary to abate drifting sand or dirt, providing for the administration thereof and making appropriation therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A revolving fund is hereby created to be known as the "Public Works Sand Drifting Revolving Fund."

The sum of \$4,000 is hereby appropriated for the operation of such fund out of the surplus now on hand in Appropriation No. 240.110.00 to Appropriation No. 240.966.00. All, or any portion of such fund may be deposited in such bank or banks as the Director of Public Works may designate subject to the approval of the Controller.

Section 2. The "Public Works Sand Drifting Revolving Fund" may be used for the payment of the cost of abating drifting sand or dirt. The money so expended shall form the basis for the special assessment provided for in Bill No. 1888, Ordinance No. 1814 (Series of 1939), approved October 20, 1942.

Section 3. All moneys collected under the provisions of Bill No. 1888, Ordinance No. 1814 (Series of 1939), shall be paid into the "Public Works Sand Drifting Revolving Fund."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Appropriating \$500 to Provide Funds for Compensation of Relief Telephone Operators in Department of Electricity for the Remainder of the Fiscal Year.**

(Series of 1939)

Bill No. 2033, Ordinance No. . . . . , as follows:

Appropriating the sum of \$500 from the surplus existing in Appropriation No. 249.110.01, to the credit of Appropriation No. 249.120.02, to provide funds for the compensation of relief telephone operators in the Department of Electricity for the remainder of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby appropriated from the surplus existing in Appropriation No. 249.110.01, to the credit of Appropriation No. 249.120.02, to provide funds for the compensation of relief telephone operators in the Department of Electricity for the remainder of the fiscal year.

Recommended by the Department of Electricity.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

*Passed for Second Reading.*

**Appropriating \$1,372.50 Out of Emergency Reserve Fund to the Credit of Department of Public Health Appropriations to Provide Compensation for One B408 General Clerk-Stenographer at \$155 Per Month, for the Period February 15, 1943, to June 30, 1943, and Funds for Equipment in Venereal Disease Detention Ward at Central Emergency Hospital.**

(Series of 1939)

Bill No. 2034, Ordinance No. . . . . , as follows:

Appropriating \$1,372.50 out of Emergency Reserve Fund to the credit of Department of Public Health Appropriations to provide compensation for one B408 General Clerk-Stenographer at \$155 per month, for

the period February 15, 1943, to June 30, 1943, and funds for equipment in Venereal Disease Detention Ward at Central Emergency Hospital.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,372.50 is hereby appropriated out of Emergency Reserve Fund to the credit of the following appropriations in amounts indicated:

Appropriation No. 250.110.06 .....\$697.50

Appropriation No. 233.400.50-6 ..... 675.00

to provide compensation for one B408 General Clerk-Stenographer at \$155 per month, for the period February 15, 1943, to June 30, 1943, in the Bureau of Venereal Disease Control, and to provide funds for the purchase of equipment for Venereal Disease Detention Ward at Central Emergency Hospital.

Section 2. The position of one B408 General Clerk-Stenographer at \$155 per month is hereby created in the Bureau of Venereal Disease Control.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Amending Bill 1734, Ordinance 1667, Section 54b, Department of Public Health—Central Office, by Adding Item 34.1 One B408 General Clerk-Stenographer at \$155 Per Month.**

(Series of 1939)

Bill No. 2043, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 54b, DEPARTMENT OF PUBLIC HEALTH—CENTRAL OFFICE, by adding item 34.1 one B408 General Clerk-Stenographer at \$155 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 54b, is hereby amended to read as follows:

**Section 54b. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
<b>VENEREAL DISEASE CONTROL</b>				
33.1	1	B408	General Clerk-Stenographer (part time)...	\$ 79.50
34	2	B408	General Clerk-Stenographer .....	168
34.1	1	B408	General Clerk-Stenographer .....	155
35	1	B512	General Clerk-Typist (part time) .....	79.50
37	7	L360	Physician (part time) .....	150
38	1	L364	Pediatrician (part time) .....	135
38.1	1	L376	Chief, Div. of Venereal Disease Control....	375
39	1	P52	Field Nurse .....	188



39.1	3	P52	Field Nurse .....	165
39.2	1	P52	Field Nurse .....	185
39.3	1	P60	Supervising Nurse, Bureau of Communica- ble Diseases .....	200
39.4	3	P102	Registered Nurse .....	154.50
39.5	1	B408	General Clerk-Stenographer .....	155
39.6	1	I 116	Orderly .....	123

## BUREAU OF MENTAL HYGIENE

40	1	B408	General Clerk-Stenographer (part time)....	79.50
40.1	1	B408	General Clerk-Stenographer .....	162
41	1	L404	Psychologist .....	175
41.1	2	L404	Psychologist .....	170
42	1	L404	Psychologist .....	165
43	1	L404	Psychologist (part time) .....	79.50
44	1	L408	Psychiatrist (part time) .....	200
45	1	L408	Psychiatrist (part time) .....	150

## BACTERIOLOGICAL LABORATORY

46	1	B222	General Clerk .....	190
46.1	1	B512	General Clerk-Typist .....	162
47	1	C102	Janitress .....	137
47.1	2	I 204	Porter .....	123
48.1	1	I 204	Porter .....	110
49	1	L52	Bacteriological Laboratory Technician .....	137
49.1	2	L52	Bacteriological Laboratory Technician .....	125
50	1	L56	Bacteriologist .....	225
51	2	L56	Bacteriologist .....	202
51.1	1	L56	Bacteriologist .....	200.50
52		L58	Director of Laboratories .....	
53	1	L60	Bacteriological Milk Inspector .....	250
54	1	L64	Consultant Bacteriologist (part time).....	75

## TEMPORARY SERVICES

54.1	I 2	Kitchen Helper, \$4.50 per day .....	
54.2	I 116	Orderly .....	110
54.3	I 204	Porter .....	110

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Authorizing a Supplemental Appropriation of \$344,000, From the Unappropriated Balance of Funds—Municipal Railway Operating Fund; Creating the Positions of 25 S102 Conductors, 50 S103 Conductors (Female) and 25 S104 Motormen.**

(Series of 1939)

Bill No. 2035, Ordinance No. ...., as follows:

Authorizing a supplemental appropriation of \$344,000 from the Unappropriated Balance of Funds—Municipal Railway Operating Fund; creating the positions of 25 S102 Conductors, 50 S103 Conductors (Female), and 25 S104 Motormen.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$344,000 is hereby appropriated from the unappropriated balance of funds—Municipal Railway Operating Fund, to the credit of the following appropriations:

265.120.00—Temporary Salaries .....	\$ 7,500
265.130.00—Wages .....	225,000
265.135.00—Sick Leave—Per Diem Employees.....	10,000
265.200.00—Contractual Services .....	10,000
265.231.00—Power .....	40,000
265.300.00—Materials and Supplies .....	20,000
265.804.00—Passenger and Damage Claims.....	20,000
265.860.00—Pension and Retirement Allowances.....	11,500

Section 2. The following positions are hereby created in the Municipal Railway:

- 25—S102 Conductors
- 50—S103 Conductors (Female)
- 25—S104 Motormen

Section 3. This appropriation is necessary due to large increase in travel and the paying of penalty overtime due to shortage of labor. It is therefore necessary to provide for additional employments, contractual services, materials and supplies, pension and retirement allowances, passenger and damage claims in order to meet the increased demand for service to be provided by the said Municipal Railway.

Approved by the Public Utilities Commission.

Funds available by the Controller.

Approved by the Manager of Utilities.

Approved as to classifications by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Green—2.

**Reappropriating the Sum of \$2,000 From the Surplus Existing in Appropriations of the Civilian War Council to the Credit of Appropriation No. 202.110.79-1, Creating the Position of One B90.2 Assistant Director of Civilian Defense at \$400 Per Month, and Providing Funds for the Compensation Thereof.**

(Series of 1939)

The Finance Committee presented:

Bill No. 2045, Ordinance No. ...., as follows:

Reappropriating the sum of \$2,000 from the surplus existing in appropriations of the Civilian War Council to the credit of Appropriation No. 202.110.79-1, creating the position of one B90.2 Assistant Director of Civilian Defense at \$400 per month, and providing funds for the compensation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,000 is hereby reappropriated from the surplus existing in the following appropriations:

Appropriation 202.110.79-1 .....	\$400
Appropriation 202.110.79-3 .....	300
Appropriation 202.110.79-4 .....	300
Appropriation 202.110.79-6 .....	600
Appropriation 202.110.79-9 .....	400

to the credit of Appropriation No. 202.110.79-1, to provide funds for the compensation of one B90.2 Assistant Director of Civilian Defense at \$400 per month.

Section 2. The position of one B90.2 Assistant Director of Civilian Defense at \$400 per month is hereby created.

Recommended and approved by the Mayor, and President, San Francisco Civilian War Council.

Funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

#### Discussion.

Supervisor MacPhee, in reply to questioning by Supervisor Shannon, announced that he had suggested the names of two gentlemen who had volunteered to perform the duties for which the War Council was requesting an appropriation for the creation of position of Assistant Director of Civilian Defense. These gentlemen were Mr. Bill Simons and Mr. A. G. Rothschild. These men, Supervisor MacPhee believed, were good executives, and could perform the duties of the position as well as a paid executive could.

Supervisor MacPhee, continuing, and in explanation of his vote, stated that since the bodies that are charged with the responsibility for Civilian War Activities are willing to take any of the Supervisors' recommendations, he did not think that he would desire to block the requested appropriation. It is necessary that the work be done. "I want the record to show that I find definite fault with the Mayor and the War Council for their attitude toward accepting a volunteer for this position."

Supervisor MacPhee, in reply to questioning by Supervisor Mead concerning the two volunteers, whose names he had submitted for consideration, stated that in the first case the name was referred to the War Council for consideration, and in the other case, the name was given to Mr. McAuliffe, himself. Mr. McAuliffe seemed to think that the second gentlemen might well serve as a volunteer in some other capacity, but not in that particular position.

Thereupon, Supervisor Mead announced that he had been in favor of employing for that particular position and paying him. He had felt that it was impossible to find a person to fill the position without salary. Now, in view of Supervisor MacPhee's statement, he could not vote for this appropriation at this time. Under the circumstances his vote would be "No."

The Controller, who was present, confirmed statement by the Clerk that since the proposed appropriation was in fact but a reappropriation, or transfer of funds from money already appropriated for salaries, it would require but six votes for approval.

Thereupon, Supervisor Mead moved that further consideration be postponed, and that the Clerk be instructed to communicate with the War Council, advising the Council that there are two individuals who desire to volunteer their services for the purpose of filling the position of Assistant Director of Civilian Defense, and inquiring if the Council will accept either of these gentlemen. Motion seconded by Supervisor Roncovieri.

In support of his motion, Supervisor Mead stated that he desired a statement from the Civilian War Council, in writing, to the effect that the Council would not, or could not appoint either of these gentlemen.

Supervisor MacPhee, thereupon, stated that he believed such communication should be sent to the Mayor instead of to the War Council, inasmuch as the Mayor has the power of appointment.

Whereupon, Supervisor Mead announced that he would change his motion as suggested by Supervisor MacPhee.

Supervisor Roncovieri, however, announced that he would not second such motion; he had seconded the first motion.

Thereupon, Supervisor Uhl seconded the motion, as changed.

Supervisor MacPhee, thereupon, suggested that it might be well to direct such communication to both the Mayor and the War Council.

Whereupon, with the consent of his second, Supervisor Mead reworded his motion to provide that further consideration be postponed and that the Clerk be instructed to communicate with the Mayor and with the War Council, advising them that there are two individuals who desire to volunteer their services for the purpose of filling the position of Assistant Director of Civilian Defense, and inquiring if they will accept either of these gentlemen.

Supervisor Roncovieri announced that he was interested in the statement that no one, however well qualified, could be employed, who would not ask for compensation. He wanted to know why a man who has the ability, because he proposed to volunteer to perform the duties of such position, is not wanted.

Supervisor Mead, in answer to Supervisor Roncovieri, explained that while both of these gentlemen have been turned down, there has been no statement made that some other man would be turned down.

Supervisor MacPhee announced that there was nothing, so far as the law was concerned, to prevent accepting any volunteer. However, Mr. McAuliffe feels that a man should be under call, and under orders, at all times, and that he should, therefore, be a paid employee.

Thereupon, the roll was called and the motion by Supervisor Mead was *defeated* by the following vote:

Ayes: Supervisors MacPhee, Mead, Shannon, Uhl—4.

Noes: Supervisors Gallagher, Gartland, Green, Meyer, Roncovieri—5.

Absent: Supervisors Brown, Colman—2.

Supervisor MacPhee, thereupon, announced that he would vote "Aye" on the bill itself on passage for second reading, but would reserve the right to change his vote on final passage. In the interim, before the matter is again before the Board, an expression from the War Council and from the Mayor can be obtained.

Thereupon, the roll was again called and the bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri—6.

Noes: Supervisors Mead, Shannon, Uhl—3.

Absent: Supervisors Brown, Colman—2.

#### Passed for Second Reading.

**An Amendment to Bill No. 1734, Ordinance No. 1667, Section 4a, San Francisco Civilian War Council, by Increasing the Number of Positions Under Item 2.1 From One to Two B90.2 Assistant Director of Civilian Defense at \$400 Per Month.**

(Series of 1939)

Bill No. 2042, Ordinance No. . . . ., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by increasing the number of positions under item 2.1 from 1 to 2 B90.2 Assistant Director of Civilian Defense at \$400 per month.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

#### Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	\$ 300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Operator .....	155
5	14	B408	General Clerk-Stenographer .....	155
6	1	B419.2	Secretary, Advisory Board .....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration.....	225

Note: Recommended by Finance Committee. Supervisors MacPhee and Mead voting "Ayes." Supervisor Uhl not voting.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

#### Explanation of Vote.

Supervisor Uhl, in explanation of his vote, objected to the foregoing bill, stating that he believed the entire thing to be a "political set-up" to increase Civilian War Council employments. There will be other appointments requested. They feel, though, Supervisor Uhl contended, if they make additional requests now they will be defeated. Supervisor Uhl desired that his statement be made part of the record.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri—7.

Noes: Supervisors Mead, Shannon, Uhl—3.

Absent: Supervisors Brown, Colman—2.

#### Final Passage.

Appropriating the Sum of \$3,915 From the Emergency Reserve Fund to the Credit of Appropriation No. 209.110.00, Creating the Positions of One D54 Head Jail Matron at \$190 Per Month, and Four D52 Jail Matrons at \$170 Per Month, in the Police Department; Providing Funds for the Compensation Therefor; an Emergency Ordinance.

(Series of 1939)

Bill No. 2036, Ordinance No. 1927, as follows:

Appropriating the sum of \$3,915 from the Emergency Reserve Fund to the credit of Appropriation No. 209.110.00, creating the positions of 1 D54 Head Jail Matron at \$190 per month, and 4 D52 Jail Matrons at \$170 per month, in the Police Department; providing funds for the compensation therefor; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$3,915 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 209.110.00 to provide funds for the compensation of 1 D54 Head Jail Matron at \$190 per month, and 4 D52 Jail Matrons at \$170 per month, in the Police Department.

Section 2. The following positions are hereby created in the Police Department; 1 D54 Head Jail Matron at \$190 per month; 4 D52 Jail Matrons at \$170 per month.

Section 3. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The provisions for the control of venereal diseases during the present national emergency having proven to be inadequate, it is necessary to provide funds in order that the above employments may be made available in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as the members of the armed forces stationed within the City and County of San Francisco.

Recommended by the Chief of Police.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Board of Police Commissioners.

Approved by the Civil Service Commission.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**An Amendment to Bill No. 1734, Ordinance No. 1667, Section 11, Police Department, by Adding Item 28.1 1 D54 Head Jail Matron at \$190, and Item 30 4 D52 Jail Matrons at \$170 Per Month; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2037, Ordinance No. 1928, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 11, POLICE DEPARTMENT, by adding item 28.1 1 D54 Head Jail Matron at \$190, and item 30 4 D52 Jail Matrons at \$170 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 11, is hereby amended to read as follows:

#### Section 11. POLICE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	3		Commissioner .....	\$ 100
2	1		Chief of Police.....	600
3	1		Deputy Chief of Police.....	450
4	1		Property Clerk .....	300
5	1		Police Surgeon (part time).....	200
6	1	B4	Bookkeeper .....	185
7	1		Department Secretary .....	400
8	3	B310b	Tabulating Numerical Key Punch Oper.....	168
8.1	1	B310b	Tabulating Numerical Key Punch Oper.....	175
9	1	B408	General Clerk-Stenographer .....	170
9.1	2	B408	General Clerk-Stenographer .....	175
10	1	B408	General Clerk-Stenographer .....	230
10.1	1	B412	Senior Clerk-Stenographer .....	200

11		B420	Phonographic Reporter (as needed), \$12.50 per day plus transcription.	
12	10	B454	Telephone Operator .....	167
12.01	3	B454	Telephone Operator "as needed".....	160
12.1	1	B454	Telephone Operator .....	160
12.2	3	B512	General Clerk-Typist .....	155
13	1		Director of Criminal Information.....	333.33
14	1		Director of Personnel.....	333.33
15	1		Director of Special Service.....	250
15.1	1		Secretary Police Commission (Captain)....	300

**Bureau of Inspectors**

16	1		Captain of Inspectors.....	416.66
17	***96		Inspector .....	230
18	21	Q2	Policeman (Assistant Inspector).....	200
19	24	Q2	Policeman .....	200
20	3	Q20	Policewoman .....	200
20.1	5	Q50	Sergeant (Assistant Inspector).....	220
20.2	4	Q50	Sergeant .....	220
21	6	Q60	Lieutenant .....	250
22	1	Q62	Photographer, Police Department.....	225
22.1	1	Q63	Criminologist .....	300

**Uniformed Force**

23	1		Supervising Captain .....	333.33
24	1		Captain of Traffic.....	333.33
25	1	Q25	Inspector of Motor Vehicles.....	220
26	1		Inspector of Junior Traffic.....	230
27	1		Inspector of Horses and Equipment.....	230
28	1	B33	Assistant Department Secretary, Police Department .....	220
28.1	1	D54	Head Jail Matron.....	190
29	4	D52	Jail Matron .....	185
30	4	D52	Jail Matron .....	170
31	1	I 14	Junior Chef .....	203
32	10	J 70	Hostlers .....	180
33	4	O158	Motor Boat Operator.....	200
35	951	Q2	Policeman .....	200
36	25	Q30	Police Patrol Driver.....	200
37	155	Q50	Sergeant .....	220
38	**41	Q60	Lieutenant .....	250
39	*12	Q80	Captain .....	300

\* Not more than 10 positions to be filled. Appropriation Ordinance provides for only 10 positions.

\*\* Not more than 39 positions to be filled. Appropriation Ordinance provides for only 39 positions.

\*\*\* Not more than 95 positions to be filled. Appropriation Ordinance provides for only 95 positions.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that it is necessary to provide funds in order that the above employments may be made available in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as the members of the armed forces stationed within the City and County of San Francisco.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

**Appropriating the Sum of \$3,127.50 From the Emergency Reserve Fund, to the Credit of Appropriation No. 225.110.00, Creating the Positions of 1 B408 General Clerk-Stenographer at \$155 Per Month, and 3 T56 Probation Officers at \$180 Per Month in the Adult Probation Department; Providing Funds for the Compensation Therefor; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2038, Ordinance No. 1929, as follows:

Appropriating the sum of \$3,127.50 from the Emergency Reserve Fund, to the credit of Appropriation No. 225.110.00, creating the positions of 1 B408 General Clerk-Stenographer at \$155 per month, and 3 T56 Probation Officers at \$180 per month in the Adult Probation Department; providing funds for the compensation therefor; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,127.50 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 225.110.00, to provide funds for the compensation of 1 B408 General Clerk-Stenographer at \$155 per month, and 3 T56 Probation Officers at \$180 per month, in the Adult Probation Department.

Section 2. The following positions are hereby created in the Adult Probation Department: 1 B408 General Clerk-Stenographer at \$155 per month; 3 T56 Probation Officers at \$180 per month.

Section 3. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The provisions for the control of venereal diseases during the present national emergency having proven to be inadequate, it is necessary to provide funds in order that the above employments may be made available in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as the members of the armed forces stationed within the City and County of San Francisco.

Recommended by the Chief Probation Officer, Adult Probation Department.

Approved as to funds available by the Controller.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

**Amending Salary Ordinance, Adult Probation Department, Adding One Stenographer at \$155 and Three Probation Officers at \$180.**

(Series of 1939)

Bill No. 2039, Ordinance No. 1930, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 28, ADULT PROBATION DEPARTMENT, by changing item 2 from 1 to 2 B408 General Clerk-Stenographer at \$155 per month, and by changing item 4.1 from 1 to 4 T56 Probation Officer at \$180 per month; an emergency ordinance.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 28, is hereby amended to read as follows:

### Section 28. ADULT PROBATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B4	Bookkeeper .....	\$ 185
2	2	B408	General Clerk-Stenographer .....	155
2.1	1	B408	General Clerk-Stenographer .....	170.50
3	3	T56	Probation Officer .....	210
4	2	T56	Probation Officer .....	190
4.1	4	T56	Probation Officer .....	180
5	1	T58	Probation Officer-Stenographer .....	210
6	1	T70	Chief Probation Officer .....	325

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The provisions for the control of venereal diseases during the present national emergency having proven to be inadequate, it is necessary to provide funds in order that the above employments may be made available in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as the members of the armed forces stationed within the City and County of San Francisco.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

**Passed for Second Reading.**

**Appropriation of \$1,125, Creating Position of Supervisor of Yard, Water Department.**

(Series of 1939)

The Finance Committee presented:

Bill No. 2046, Ordinance No. ...., as follows:

Appropriating the sum of \$1,125 out of the surplus existing in Appropriation No. 266-110-14—City Distribution—General, to the credit of Appropriation No. 266-110-14—City Distribution—General, for the purpose of providing funds for the compensation of one U138 Supervisor of Yard—Water Department at rate of \$225 per month, for the period from February 1, 1943, to June 30, 1943; abolishing the position of one B356 Senior Storekeeper at rate of \$275 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,125 is hereby appropriated from the surplus existing in Appropriation No. 266-110-14—City Distribution—General, to credit of Appropriation No. 266-110-14—City Distribution—Water Department, to provide funds for the compensation of one U138 Supervisor of Yard—Water Department at rate of \$225 per month, for the period from February 1, 1943, to June 30, 1943.

Section 2. The position of one U138 Supervisor of Yard—Water Department at rate of \$225 per month is hereby created; the position

of one B356 Senior Storekeeper—City Distribution—Water Department at rate of \$275 per month is hereby abolished.

Approved by Public Utilities Commission Resolution No. 5403.

Approved as to Form by the City Attorney.

Funds available by the Controller.

Approved by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

**An Amendment to Bill No. 1734, Ordinance No. 1667, Section 74, Public Utilities Commission—San Francisco Water Department, by Deleting Item 39 1 B356 Senior Storekeeper at \$275, and Adding in Lieu Thereof Item 47 1 U138 Supervisor of Yard, Water Department, at 225 Per Month.**

(Series of 1939)

Bill No. 2040, Ordinance No. . . . ., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 74, PUBLIC UTILITIES COMMISSION, SAN FRANCISCO WATER DEPARTMENT, by deleting item 39 1 B356 Senior Storekeeper at \$275, and adding in lieu thereof item 47 1 U138 Supervisor of Yard, Water Department, at \$225 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 74, is hereby amended to read as follows:

**Section 74. PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
<b>9. CONSUMERS' PREMISES</b>				
1	2	U127	Water Service Inspector.....	\$ 193
1.1	1	U127	Water Service Inspector.....	192
1.2	1	U127	Water Service Inspector.....	190
1.3	1	U127	Water Service Inspector.....	182
1.4	1	U127	Water Service Inspector.....	175
2	1	U128	Chief Water Service Inspector.....	215
<b>10. WATER SALES DIVISION—METER READING</b>				
3	5	B247	Meter Reader .....	175
4	3	B247	Meter Reader .....	170
5	2	B247	Meter Reader .....	165
5.1	1	B247	Meter Reader .....	160
5.2	5	B247	Meter Reader .....	155
<b>11. CONSUMERS' ACCOUNTS</b>				
6	4	B222	General Clerk .....	175
7	1	B222	General Clerk .....	173
8	1	B222	General Clerk .....	172
9	9	B222	General Clerk .....	170
9.1	1	B222	General Clerk .....	155

10	5	B222	General Clerk (part time).....	75
12	1	B228	Senior Clerk .....	200
13	2	B228	Senior Clerk .....	195
13.1	1	B228	Senior Clerk .....	195.50
14	1	B302	Addressing Machine Operator.....	172
15	1	B302	Addressing Machine Operator.....	170
15.1	1	B302	Addressing Machine Operator.....	155
16	10	B311	Bookkeeping Machine Operator.....	185
16.1	1	B311	Bookkeeping Machine Operator.....	175
16.2	1	B312	Senior Bookkeeping Machine Operator....	195
17	4	B512	General Clerk-Typist .....	170
17.1	1	B512	General Clerk-Typist .....	155
18	1	U56	Asst. Supervisor, Consumers' Accounts.....	300
19	1	U60	Supervisor Consumers' Accounts.....	350
20	1	U62	Supervisor of Closing Bills.....	244.50
21	1	U63	Chief Adjuster .....	244.50

## 12. WATER SALES DIVISION—COLLECTIONS

22	1	B222	General Clerk .....	173
23	1	B222	General Clerk .....	180
24	15	B222	General Clerk .....	175
25	1	B222	General Clerk .....	172
26	9	B222	General Clerk .....	170
26.1	1	B222	General Clerk .....	170.50
26.2	2	B222	General Clerk .....	163
26.3	1	B222	General Clerk .....	160
27	2	B222	General Clerk .....	155
28	1	B228	Senior Clerk .....	200
29	1	B234	Head Clerk .....	250
30	1	B408	General Clerk-Stenographer .....	175
31	1	B408	General Clerk-Stenographer .....	155
32	1	B512	General Clerk-Typist .....	170
33	1	U52	Supervisor of Collections.....	300

## 13. DOCKS AND SHIPPING

34	1	B222	General Clerk .....	175
35	1	U51	Supervisor Docks and Shipping.....	275
36	1	U125	Hoseman, Ships and Docks.....	182
37	1	U125	Hoseman, Ships and Docks.....	170

## 14. CITY DISTRIBUTION DIVISION—GENERAL

38	1	B228	Senior Clerk .....	195
40	1	B408	General Clerk-Stenographer .....	172
41	1	B512	General Clerk-Typist .....	170.50
42	1	B512	General Clerk-Typist .....	175
43	1	F252	Junior Civil Engineering Draftsman.....	160
43.1	1	F401	Junior Hydraulic Engineer.....	233
43.2	1	F401	Junior Hydraulic Engineer.....	175
44	1	O58	Gardener .....	155
44.1	4	O58	Gardener .....	135
45	2	O58	Gardener .....	150
45.1	1	O60	Head Gardener .....	169.50
46	4	U130	Reservoir Keeper .....	165
47	1	U138	Supervisor of Yard, Water Department....	225
49	1	U142	Assistant Superintendent .....	350
50	1	U144	Superintendent .....	500

## 15. PUMPS

51	1	J4	Laborer .....	194
52	7	O166	Fireman of Stationary Steam Engines.....	210
54	4	O168	Engineer of Stationary Steam Engines.....	258
55	1	O172	Chief Engineer of Stationary Steam Engines .....	275

## 16. PUMPS—PENINSULA DIVISION

57	2	O166	Fireman of Stationary Steam Engines.....	210
58	1	U214	Pump Operator .....	175
59	3	U214	Pump Operator (relief).....	175
60	1	U214	Pump Operator (part time).....	79.50
61	1	U215	Head Pump Operator.....	200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

## Amendment.

Bill No. 2046, appropriating the sum of \$1,125 for the creation of position of Supervisor of Yard, Water Department, not having been presented as an emergency measure, Supervisor Mead moved that Bill No. 2040, originally presented as an emergency measure, be amended by the deletion of the emergency section therein. Motion seconded by Supervisor MacPhee.

*No objection, and so ordered.*

Thereupon, the roll was called and the foregoing bill, as amended, and reading as above, was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

## Final Passage.

**An Amendment to Bill 1734, Ordinance No. 1667, Section 59, Department of Public Health—San Francisco Hospital, by Changing Item 57 From One L360 Physician at \$175 to One L360 Physician (Part Time) at \$135; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2041, Ordinance No. 1931, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 59, DEPARTMENT OF PUBLIC HEALTH, SAN FRANCISCO HOSPITAL, by changing item 57 from 1 L360 Physician at \$175 to 1 L360 Physician (part time) at \$135; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 59, is hereby amended to read as follows:

**Section 59. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
41	1	L2	Assistant Superintendent .....	\$ 295
42	1	L6	Superintendent .....	733.33
43	1	L70	Physio-Therapist (part time) .....	100
44	2	L72	Electro-Cardiograph Technic'n (part time) .....	75
44.1	1	L66	Clinical Technician, Blood Bank .....	175
44.2	3	L67	Assistant Clinical Technician, Blood Bank .....	150
45	2	L156	Dentist (part time) .....	72.50
46	4	L202	Dietitian .....	167
47	1	L206	Chief Dietitian .....	213
49	2	L304	Pharmacist .....	217.50
50	2	L304	Pharmacist .....	197
51	1	L306	Senior Pharmacist .....	232
52	42		Interne .....	45

53	22		House Officer .....	60
53.1	2	L356	Senior House Officer .....	85
54	7	L356	Senior House Officer .....	72.50
55	5	L357	Resident Physician .....	135
55.1		L359	Supervising Physician Blood Bank (part time) .....	150
56	2	L360	Physician (part time) .....	75
57	1	L360	Physician (part time) .....	135
57.1	1	L360	Physician (part time) .....	300
57.2	1	L360	Physician (part time) .....	190
57.3	1	L360	Physician (part time) .....	150
58	2	L452	X-Ray Technician .....	158
58.1	1	L452	X-Ray Technician .....	150.50
59	4	L452	X-Ray Technician .....	150
59.1	1	L452	X-Ray Technician .....	135
59.2		**L452	X-Ray Technician .....	142
60	1	L456	Senior X-Ray Technician .....	222
61			Recreational Therapy Instructor (part time), \$10 per quarter .....	
62	1	L458	Roentgenologist .....	400
63	1	M255	Bracemaker .....	256
63.1	2	O1	Chauffeur, \$8 per day .....	
63.2	1	O58	Gardener .....	148
64	1	O60	Head Gardener .....	169.50
65	4	O166	Fireman of Stationary Steam Engines.....	210
66	4	O168	Engineer of Stationary Steam Engines.....	258
67	1	O172	Chief Engineer of Stationary Steam En- gines .....	325

**\*\*Occupant on military leave, no funds provided for the position.**

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for the uninterrupted operation of the Department of Public Health, San Francisco Hospital.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

#### Passed for Second Reading.

The following from the Finance Committee with recommendation "Do Not Pass", was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

#### Amending Salary Ordinance as to Watchmen (as Needed), Board of Education, at \$145 Per Month.

(Series of 1939)

Bill No. 2044, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 83, BOARD OF EDUCATION, by adding item 53.1 2 C152 Watchmen (as needed) at \$145 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 83, is hereby amended to read as follows:

**Section 83. BOARD OF EDUCATION—  
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	A6	Supervisor of Maintenance and Repairs....\$	325
2	4	A154	Carpenter at \$11.50 per day 4 months; \$12 per day 8 months.....	
3	1	A162	Foreman Carpenter—4 months.....	291
			8 months.....	303
4	3	A354	Painter at \$12 per day.....	
5	4	B4	Bookkeeper .....	175
6	1	B6	Senior Bookkeeper .....	235
7	*2	B6	Senior Bookkeeper .....	190
8	1	B9	Supervisor of Financial Reports, Board of Education .....	235
9	1	B14	Senior Accountant .....	285
10	1	*	Senior Accountant .....	275
11	1	B58	Secretary, Board of Education.....	492
12	1	B180	Administrative Assistant .....	350
13	2	B210	Office Assistant .....	106
14	1	B222	General Clerk .....	190
15	1	B222	General Clerk .....	175
16	1	B228	Senior Clerk .....	200
17	3	B308	Key Drive Calculating Machine Operator	175
18	2	B308	Key Drive Calculating Machine Operator	155
19		B308	Key Drive Calculating Machine Operator (as needed) .....	155
20	1	B311	Bookkeeping Machine Operator.....	185
20.1	30	B352	Storekeeper .....	150
21	1	B354	General Storekeeper .....	230
22	1	B380	Armorer, R. O. T. C. ....	160
23	3	B408	General Clerk-Stenographer .....	215
24	61	B408	General Clerk-Stenographer .....	175
25	3	B408	General Clerk-Stenographer .....	170
25.1	4	B408	General Clerk-Stenographer .....	168
26	6	B408	General Clerk-Stenographer .....	162
27	18	B408	General Clerk-Stenographer .....	155
29	11	B408	General Clerk-Stenographer (part time) \$3 per evening .....	
30	12	B408	General Clerk-Stenographer, \$6 per day	
30.1	3	B408	General Clerk-Stenographer, \$6.50 per day	
30.2	10	B408	General Clerk-Stenographer, \$6.90 per day	
31	4	B412	Senior Clerk-Stenographer .....	200
32	3	B454	Telephone Operator .....	157
33		B454	Telephone Operator (as needed) \$5 per day for actual days served.....	
34	1	B512	General Clerk-Typist .....	215
35	1	B512	General Clerk-Typist .....	190
36	7	B512	General Clerk-Typist .....	175
36.1	1	B512	General Clerk-Typist .....	168
37	3	B512	General Clerk-Typist .....	162
38	4	B512	General Clerk-Typist .....	155
39	91	C102	Janitress .....	140
40	15	C102	Janitress .....	130
41		C102	Substitute Janitresses at rate of \$130 per month shall be paid at the rate of \$5 per day for actual days served.....	
42	154	C104	Janitor .....	155
42.1	5	C104	Janitor .....	152
43	14	C104	Janitor .....	145
44	27	C104	Janitor (part time), \$2.50 per evening.....	
46	2	C104	Janitor (part time).....	25
47	34	C105	Special Janitor .....	162.50

48		C105	Special Janitor at \$2.50 per evening in addition to regular salary.....	
49		C107.1	Special Working Foreman Janitor at \$2.50 per evening in addition to regular salary .....	
50	16	C107	Working Foreman Janitor.....	185
51	5	C107	Working Foreman Janitor.....	175
52	1	C107	Working Foreman Janitor.....	165
53	1	C112	Supervisor of School Janitors.....	275
53.1	2	C152	Watchman "as needed".....	145
54	2	I 12	Cook .....	148
55	1	I 12	Cook (part time) .....	75
56	2	I 2	Kitchen Helper (part time).....	75
57	8	J 78	Stockman .....	200
58	5	J 78	Stockman .....	175
59	2	J 78	Stockman .....	170
59.1	2	J 78	Stockman .....	160
60	1	J 80	Foreman Stockman .....	210
60.1	1	L360	Physician (part time).....	200
61	1	O1	Chauffeur .....	215
62	1	O104	Moving Picture Operator .....	200
63	2	O122	Window Shade Worker.....	205
64	15	O168	Engineer Stationary Steam Engines.....	236.50
65		O168	Engineer Stationary Steam Engines (part time relief) .....	125
66		O168	Engineer Stationary Steam Engines \$3.00 per evening as required.....	
66.1		O169	Special Engineer of Stationary Steam Engines at \$3.00 per evening in addition to regular salary.....	
67	1	O172	Chief Engineer Stationary Steam Engines .....	325
68	1	O61	Foreman Gardener .....	200
69	11	O58	Gardener .....	155
70	2	O58	Gardener .....	145
72			Referees and Umpires at \$1 to \$3 per game (as needed).....	
73			Temporary clerical employment and other help as needed at rates fixed in Salary Ordinance .....	
74			Temporary evening school clerks as needed at \$3 per evening.....	

## TRUCK RENTAL—CONTRACTUAL

75	Trucks over 2500 lbs. and not over 4500 lbs. at rate of \$265 per month for not more than 23 days per month.
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\*One position subject to classification by the Civil Service Commission.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

## Discussion.

Supervisor MacPhee explained the foregoing bill, stating that the Board had previously, on recommendation of the Finance Committee, refused passage thereof. The Finance Committee believes that the Board of Education should find someone within its present ranks to carry on the duties proposed to be assigned to the two watchmen which are requested rather than to create any new employments. The City Attorney has advised the Board of Education that the Board of Supervisors has no jurisdiction in the creation of the proposed positions. However, he, Supervisor MacPhee, would request the privilege of the floor for Mr. Irving Breyer, attorney for the Board of Education.

Supervisor Shannon inquired if Mr. Breyer had been heard in Finance Committee, and if so, and the committee still recommended against passage, what purpose would be served in hearing from Mr. Breyer, since the matter was an emergency measure, and so could not get the nine votes required. However, he would not object to the privilege of the floor.

Thereupon, Mr. Breyer, after explanation by Supervisor MacPhee that full hearing had already been accorded, but that Mr. Breyer had been assured that the Finance Committee, at least, would not object to making his presentation to the Board, was granted the privilege of the floor.

Mr. Breyer stated the custom has been that the Board of Education has always submitted its salary ordinance to the Board of Supervisors, that the Controller and the Civil Service Commission would have a means of checking the payroll. The Board of Supervisors has been advised that it must pass the budget of the Board of Education. That includes, of course, appropriations for employments, and the Board, at the time of passing the Annual Salary Ordinance, has included therein Sections for salaries in the Board of Education. If the Board of Supervisors refuses to amend the Salary Ordinance, as it affects the Board of Education, it will only cause a lot of confusion in the city government, and may result in litigation which is costly and needless. The employment of the watchmen is the sole responsibility of the Board of Education. In the interest of good government, the Board of Supervisors should follow the law, even though the members of the Board should disagree as to the wisdom of the law. That is the reason for asking the Board, including the Finance Committee, to follow the opinion of the City Attorney. The Board should not block the orderly process of government.

Supervisor Mead, in answer to statement by Mr. Breyer, stated that he believed it to be the exercise of good government on the part of the Board of Supervisors to watch positions proposed to be created from time to time. The creation of two positions of watchmen for taking money to the bank seems to be a little far-fetched.

Mr. Breyer, in reply thereto, stated that the Board might condemn a practice and have the record show that the Board of Education is wasting public money, if that is the way the Board feels, but this happens to be the law. The Board of Education has been employing watchmen under the ninety-day provision of the charter for temporary employment. It is proposed to make these employments permanent; if that is not done, other temporary persons will have to be employed.

Supervisor Mead, in continuing, stated he could not see how it is that the Board of Education needs two men, at full time, for the specific purpose of conveying money to the banks. He might agree to one such employment. However, he could not see the necessity for two employments.

Supervisor MacPhee pointed out that after ratification of recently passed charter amendments, the Board of Education can continue these temporary employments for the duration. The Board of Supervisors will have no jurisdiction over such employments, but it can, by its vote, express disapproval or approval of the creation of the employments. If such matters must come to the Board of Supervisors for approval, the Board should have some jurisdiction in the matter. If the Board has nothing to say about the employments of the Board of Education, there is no reason for the matter being brought to the Board of Supervisors at all.

Supervisor Green held that the Board of Supervisors, being a legislative body, unless it has jurisdiction to proceed under the law, should have no right to proceed on the merits of a case.



Supervisor Brown pointed out that the Board of Supervisors can simply vote "Yes" on the Budget of the Board of Education.

Supervisor Mead, however, expressed his intention to vote "No" on the salary ordinance amendment now before the Board.

The City Attorney, who was present in the chambers, announced that he has previously told the Board that he thought it was the Board's duty to pass the budget of the Board of Education. However, to turn down the passing of a salary ordinance would be an idle act. The Board should approve any appointment made by the Board of Education. It is the duty of the Board to pass recommendations of this kind for the orderly conduct of business.

Supervisor Green, seconded by Supervisor Meyer, moved that the emergency section of the proposed legislation be deleted.

*No objection, and so ordered.*

The City Attorney, in answer to questioning by Supervisor Uhl, stated that it was a duty of the Board of Supervisors to levy a tax rate for the Board of Education. The same holds on supplementary appropriation ordinances and salary ordinance amendments. However, he did not think it would be malfeasance in office to refuse approval of such amendment, although the amendment should be approved.

Supervisor Mead announced that his intention to vote "No" on the proposed salary ordinance amendment, feeling that in so voting he was doing his duty. He would vote for or against any measure before the Board of Supervisors in whatever manner he, himself, should decide.

Supervisor Roncovieri interpreted the City Attorney's opinion as meaning that the Board of Supervisors has no jurisdiction at all in the matter. The Board of Education makes the terms; the Board of Education has to meet those terms.

Mr. Bréyer, thereupon, announced that he would agree to a compromise. The Board of Education would agree to one watchman, instead of two as originally requested.

Supervisor Roncovieri stated he would be willing to vote for one watchman.

Thereupon, Supervisor Green, seconded by Supervisor Roncovieri, moved to amend by substituting in item 53.1, one employment instead of two.

*No objection, and amendment approved.*

Supervisor Shannon, seconded by Supervisor Mead, moved to restore to the proposed legislation, the emergency section previously deleted.

*Motion carried by the following vote:*

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Shannon, Uhl—6.

Noes: Supervisors Brown, Green, Meyer, Roncovieri—4.

Absent: Supervisor Colman—1.

#### **Final Passage Refused.**

Thereupon, the roll was again called and the foregoing bill was *refused final passage* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Meyer, Roncovieri, Shannon—6.

Noes: Supervisors Brown, MacPhee, Mead, Uhl—4.

Absent: Supervisor Colman—1.

### Action Rescinded.

Whereupon, Supervisor Green, seconded by Supervisor Gallagher, moved that the action of the Board, just taken, be rescinded:

Motion *carried* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Meyer, Roncovieri, Uhl—6.

Noes: Supervisors Brown, MacPhee, Mead, Shannon—4.

Absent: Supervisor Colman—1.

### Deletion of Emergency Section.

Thereupon, Supervisor Green, seconded by Supervisor Meyer, moved that the emergency section be deleted.

Supervisor Brown raised a point of order, stating that the entire matter was being introduced in the Board, and should, therefore, be referred back to committee.

The Acting Chairman ruled the point of order not well taken, and that the matter was properly before the Board.

Supervisor Brown objected to the ruling of the Chair, stating that the matter was before the Board on "Final Passage." If it should be amended by the deletion of the emergency section, and come before the Board on "Passage for Second Reading," it should be re-referred to committee. However, he did not appeal from the decision of the Chair.

Thereupon, Supervisor Brown expressed his views, stating that he believed the Board of Education had treated itself very liberally in the matter of its budget. A large part of the increase in the tax rate of the City and County of San Francisco came in the form of expenditures of the Board of Education, over which the Board of Supervisors had no voice at all. He believed the Board of Education had sufficient money to pay this watchman. However, if this money is not used it will revert to the general fund to help out in the tax rate for another year.

Supervisor Shannon, commenting briefly on the matter before the Board, observed that he believed the Board of Education was well represented by Mr. Breyer, and that Mr. Breyer would get what the Board desired.

Thereupon, the roll was called and the motion to delete the emergency section was *carried* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Meyer, Roncovieri, Uhl—6.

Noes: Supervisors Brown, MacPhee, Mead, Shannon—4.

Absent: Supervisor Colman—1.

### Passed for Second Reading.

Whereupon, the roll was again called, and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Meyer, Roncovieri, Uhl—6.

Noes: Supervisors Brown, MacPhee, Mead, Shannon—4.

Absent: Supervisor Colman—1.

### Motion to Reconsider.

Supervisor Brown, before the result of the foregoing vote had been announced, stated that he would change his vote from "No" to "Aye" and move for reconsideration at the next meeting of the Board.

Motion seconded by Supervisor Mead.

### Motion Ruled Out of Order.

Following statement by Supervisor Shannon that a motion to recon-

sider could be entertained only on "Final Passage," the Chair ruled the motion by Supervisor Brown out of order.

**Adopted.**

The following recommendation of the Joint Finance and Public Utilities Committee was taken up:

Present: Supervisors MacPhee, Mead, Uhl, Brown, Meyer.

**Requesting Public Utilities Commission to Give Immediate Consideration to Reduction in Water Rates to the End That "Victory Gardens" May Profit Thereby.**

(Series of 1939)

Resolution No. 3124, as follows:

Whereas, the people of this Nation have been advised by their Government to plant "victory gardens" to supplement processed fruits and vegetables available for civilian consumption; and

Whereas, the citizens of the City and County of San Francisco are desirous of complying with such request but are deterred from full cooperation by the excessive cost to them of water necessary for such "victory garden" cultivation, the cost being 25.9c for the first 3,300 cubic feet of water, plus a minimum service charge of 70c a month; and

Whereas, the Public Utilities Commission of the City and County of San Francisco has made four reductions in water rates since the year 1930, reducing the cost of water to large consumers as much as 53.7 per cent, but to the average home owner such reduction has amounted to only 10 per cent during this period of time; and

Whereas, an equitable reduction of the current water rates charged the average consumer by the Public Utilities Commission would, in all probability, have only a slight effect on the current earnings of the Water Department which, at the present time, has a surplus of approximately \$308,000 in the Water Surplus Fund; now, therefore, be it

Resolved, That this Board of Supervisors hereby requests the Public Utilities Commission to give consideration to the advisability of immediately reducing the current water rates charged the average consumer in the City and County of San Francisco in order that such average consumer may not be penalized in his cooperation with our Government when planting "victory gardens" as a means of assisting this Nation in its war effort.

**Discussion.**

In connection with the consideration of the foregoing Resolution, Supervisor Shannon presented a communication from the Chamber of Commerce, endorsing the resolution.

Mr. Robert Scott, representing the Public Utilities Commission, in reply to questioning by Supervisor Uhl, announced that the Public Utilities Commission had not yet approved any reduction of rates for water.

Supervisor Green stated that he understood the Public Utilities Commission would hold a public hearing on this subject within the next few days, and he suggested further consideration on the resolution be postponed until after such hearing.

Supervisor Shannon, who originally introduced the resolution under consideration, stated that he had done so in good faith, and urged its adoption by the Board. "Great speed was shown last Tuesday night," continued Supervisor Shannon, "and a reduction was recommended by the Public Utilities Commission." Supervisor Shannon, in closing, urged the Board stand by him and adopt the resolution which he had presented.

Thereupon, the roll was called and the resolution *adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Adopted.**

The following recommendations of Street Committee were taken up:

Present: Supervisors Meyer, Gallagher, Mead.

**Closing Certain Streets for the Duration of the Present Emergency to the End That the Same May Be Occupied and Fenced in by the United States Marine Corps for Military or Naval Purposes.**

(Series of 1939)

Resolution No. 3125, as follows:

Resolved, That pursuant to the recommendation of the Director of Public Works, the following streets in the City and County of San Francisco, to-wit:

Rankin Street from Galvez Avenue to Innes Avenue;

Innes Avenue from Rankin Street southeasterly 150 feet;

Galvez Avenue from Rankin Street northwesterly to the westerly line of the Southern Pacific Co. right of way;

Jerrold Avenue from the westerly line of the Southern Pacific Co. right of way southeasterly to a line parallel with and distant 160 feet at right angles easterly from said westerly right of way line;

Quint Street from LaSalle Avenue to Newcomb Avenue; and

McKinnon Avenue from Quint Street southeasterly 150 feet

are hereby closed to traffic for the duration of the present war between the United States and Germany, Italy, and Japan, and permission is hereby granted to the Government of the United States to occupy and fence said streets so closed for military or naval purposes during the existence of this permit, upon condition that at the expiration of this permit the department of the Government of the United States occupying said streets shall remove all buildings and obstructions placed thereon by said department of the Government of the United States.

Further Resolved, That the permit given herein be and it is hereby granted subject to the following expressed conditions:

1. That no structures, buildings, fences, or improvements be erected in, upon, or across the existing fire road on the westerly portion of the Southern Pacific Co. right of way within the area of the streets closed.

2. The City and County of San Francisco reserves the right of ingress and egress to construct, reconstruct, repair, maintain, and/or extend any public utilities within the street areas above described.

3. That gates suitable to permit the ingress and egress of vehicular apparatus of the City and County of San Francisco be provided in the fences erected across Jerrold Avenue, and that a 24-hour watch be maintained at such gates to permit such ingress and egress.

4. That the Southern Pacific Co., in accordance with the franchise granted by the City and County of San Francisco, be given access to its right of way for any work necessary for the maintenance and operation of its railroad within the areas described.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Closing and Abandoning Portions of Fairfax Avenue, Galvez Avenue, Hudson Avenue, Jennings Street, Menlo Street, Martinez Avenue, Tiburon Avenue, and Ingalls Street.**

(Series of 1939)

Resolution No. 3126, as follows:

Whereas, on the 23rd day of November, 1942, the Board of Supervisors of the City and County of San Francisco, duly adopted Resolution No. 3029 (Series of 1939), being a resolution to close portions of Fairfax Avenue, Galvez Avenue, Hudson Avenue, Jennings Street, and Ingalls Street, and all of Menlo Street, Martinez Avenue, and Tiburon Avenue, which resolution was approved by the Mayor on the 25th day of November, 1942, said resolution being in words and figures as follows:

*Intention of Closing Certain Streets Between Evans Avenue, Innes Avenue, Hunters Point Boulevard, and Keith Street.*

(Series of 1939)

Resolution No. 3029.

Whereas, by deed recorded May 2, 1942, in Volume 3868, Page 247, Official Records of the City and County of San Francisco, the City and County of San Francisco, a municipal corporation, did convey to the Housing Authority of the City and County of San Francisco, a public corporation, all of Assessor's Blocks numbered 4627A, 4628A, and 4648A, and portions of Blocks 4626A, 4647A, 4649A, and 4651, together with all right, title, and interest in and to the land included in all public streets located within that area; and

Whereas, the Housing Authority of the City and County of San Francisco has petitioned the City and County of San Francisco to close and abandon certain streets in the vicinity of the property conveyed, so that new streets may be laid out and a Federal Housing Project developed; and

Whereas, the Housing Authority of the City and County of San Francisco has agreed to deed to the City and County of San Francisco new streets in lieu of those closed and abandoned; and

Whereas, in the event said Housing Project is not constructed during the present war emergency, the Housing Authority has agreed to re-deed to the City and County of San Francisco the present streets or other streets within the area; and

Whereas, the Housing Authority has agreed to pay an estimated sum of \$7,219 for excess street work to be incurred by the widening of the roadway of Innes Avenue, between Hawes and Ingalls Streets in connection with said Housing Project; now, therefore, be it

Resolved, That the public interest requires, and it is the intention of this Board of Supervisors, to close and abandon the following streets and portions of streets situated in the City and County of San Francisco, State of California, to wit: Fairfax Avenue for its entire width, between the westerly line of Hunters Point Boulevard and a line parallel with and perpendicularly distant 429.056 feet southeasterly from the southeasterly line of Keith Street; that portion of Fairfax Avenue described as follows:

Beginning at a point on the northeasterly line of Fairfax Avenue, distant thereon 300.836 feet southeasterly from the southeasterly line of Keith Street and running thence southeasterly along said line of Fairfax Avenue 128.220 feet; thence at right angles southwesterly 60 feet to the southwesterly line of Fairfax Avenue; thence northwesterly on a curve to the left of 221.00 foot radius, tangent to a line deflected 125° 27' 51" to the right from the preceding course, central angle 3° 07' 20" a distance of 12.043 feet; thence northeasterly on a line radial to preceding curve, a distance of 9.00 feet;

thence at right angles northwesterly 34.487 feet; thence continuing northwesterly on a curve to the left tangent to the preceding course, radius 175.534 feet, central angle  $32^{\circ} 20' 31''$  a distance of 99.084 feet to tangency with the northeasterly line of Fairfax Avenue and the point of beginning;

Hudson Avenue for its entire width, from a line parallel with and perpendicularly distant 360.00 feet southeasterly from the southeasterly line of Keith Street, southeasterly to a line parallel with and perpendicularly distant 284.00 feet northwesterly from the northeasterly prolongation of the northwesterly line of Hawes Street;

Ingalls Street for its entire width from a line parallel with and perpendicularly distant 100 feet northeasterly from the northeasterly line of Innes Avenue, northeasterly to the southwesterly line of Hudson Avenue;

Galvez Avenue for its entire width from a line parallel with and perpendicularly distant 140 feet southeasterly from the southeasterly line of Keith Street, southeasterly to the northerly line of Jennings Street;

Jennings Street for its entire width from the northeasterly line of Fairfax Avenue to the southwesterly line of Evans Avenue;

Jennings Street for its entire width from the northeasterly line of Innes Avenue to the southwesterly line of Hudson Avenue;

Jennings Street for its entire width from the southwesterly line of Fairfax Avenue to the northeasterly line of Hudson Avenue;

Menlo Street for its entire width from the northeasterly line of Galvez Avenue to the southwesterly line of Fairfax Avenue;

Martinez Avenue for its entire width from the southwesterly line of Fairfax Avenue to the northeasterly line of Hudson Avenue;

Tiburon Avenue for its entire width from the northeasterly line of Hudson Avenue to the westerly line of Martinez Avenue.

Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

The Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and the Department of Public Works is hereby directed to give notice of said contemplated closings of said streets and portions of said streets in the manner provided by law, and to cause notice to be published in the San Francisco News, the official newspaper, as required by law.

*Adopted*—Board of Supervisors, San Francisco, Nov. 23, 1942.

Ayes: Supervisors Brown, Colman, Gallagher, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl.

Absent: Supervisors Green, O'Gara.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

DAVID A. BARRY, Clerk.

Approved, San Francisco, Nov. 25, 1942.

ANGELO J. ROSSI, Mayor.

Whereas, the Clerk of the Board did transmit to the Department of Public Works of the City and County of San Francisco, a certified copy of said resolution, and said Department of Public Works did upon receipt of said resolution, cause to be posted in the manner and as required by law, notice of the passage of said resolution, and did also

cause, in the manner and as required by law, a notice similar in substance to be published for a period of 10 days in the San Francisco News, the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said street closings to be done as specifically described in Resolution No. 3029 (Series of 1939); and

Whereas, the Board of Supervisors has acquired jurisdiction to order said streets to be closed and abandoned; now, therefore, be it

Resolved, That said portions of Fairfax Avenue, Galvez Avenue, Hudson Avenue, Jennings Street, and Ingalls Street, and all of Menlo Street, Martinez Avenue, and Tiburon Avenue be and are hereby closed and abandoned, subject to the conditions set forth in said Resolution No. 3029 (Series of 1939); and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this Resolution to the Department of Public Works and that said Department be instructed to proceed thereafter, as required by law.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

#### Adopted.

The following recommendation of Public Health and Welfare Committee was taken up:

Present: Supervisors Shannon, Roncovieri.

**Directing the Public Health and Welfare Committee to Study the Health Code, Together With the Director of Health, to the End That the Laws Governing the Raising of Small Game in San Francisco May Be Relaxed So That the People of the City and County of San Francisco May Raise Said Small Game to Replenish Their Small Meat Allotment.**

(Series of 1939)

Resolution No. 3127, as follows:

Whereas, there is an acute meat shortage in San Francisco; and

Whereas, meat will shortly be rationed so that each person will be allowed approximately  $2\frac{1}{4}$  pounds per week; and

Whereas, one of the ways by which the people of San Francisco can increase their weekly meat allowance is by raising chickens, rabbits and other small animals; and

Whereas, there are certain stringent restrictions placed on the manner in which small game may be raised within the City and County of San Francisco; now, therefore, be it

Resolved, That the Public Health and Welfare Committee of this Board is hereby instructed to check the Health Code, together with the Director of Health, with the thought in mind to relax the laws governing the raising of chickens, rabbits and other small animals so that the people of the City and County of San Francisco may raise such small game as will help to replenish their small meat allotment.

#### Privilege of the Floor.

Mr. Briccato, advisory counsel for Victory Gardens Committee, has advocated the University type of chicken house for San Francisco.

Mr. Briccato explained the entire matter and urged the Board's approval.

Supervisor Brown stated that he had presented the foregoing legislation. Under the present regulations, certain construction is required if one desires to keep chickens. In order to permit the keeping of chickens, or rabbits, some modifications in the existing ordinances, in order to permit the average man, who desires to keep chickens to use this University type of chicken house.

Thereupon, the roll was called and the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

### **Adopted.**

The following, from the Public Health and Welfare Committee without recommendation, was taken up:

Present: Supervisors Shannon, Roncovieri.

### **Memorializing the Rent Control Division of the O.P.A. to Amend Rental Regulations in Order to Permit a Reasonable Charge for Additional Tenant Occupancy.**

(Series of 1939)

Resolution No. 3128, as follows:

Whereas, there exists in San Francisco at the present time an acute housing shortage due to an influx of war workers; and

Whereas, we are informed by federal and industrial authorities that increasingly large numbers of war workers will come to San Francisco during the next few months; and

Whereas, due to exigencies of wartime, new housing accommodations are not being erected; and

Whereas, additional housing space to be made available by the National Housing Administration will probably be insufficient; and

Whereas, there are thousands of apartment units in San Francisco which are not accommodating the maximum number of occupants; and

Whereas, San Franciscans will undoubtedly be called upon to share their housing facilities wherever possible; and

Whereas, under present O.P.A. rental regulations, tenants are not permitted to pay, nor landlords allowed to charge for extra occupants within a rental unit; and

Whereas, a modification of the existing O.P.A. regulations with respect to additional tenant occupancy will bring about more cooperation between tenant and landlord, thereby creating additional shelter; now, therefore, be it

Resolved, That the San Francisco Board of Supervisors on behalf of the people of San Francisco, realizing and recognizing the vital importance of this problem, does hereby memorialize the Rent Control Division of the O.P.A. to amend this regulation in order to permit a reasonable charge for additional tenant occupancy; and be it

Further Resolved, That a copy of this resolution be forwarded to the proper federal agencies, our congressional and senatorial representatives.

### **Discussion.**

Supervisor Shannon explained that at the time the foregoing resolution was considered in Committee, he was alone and hence could make no recommendation to the Board.

Supervisor MacPhee explained the need for the legislation, stating



that he believed more housing would be made available, and all people concerned would be treated on a fair basis.

Thereupon the roll was called and the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Adopted.**

The following recommendations of his Honor, the Mayor, were taken up:

**Leave of Absence, Supervisor Arthur M. Brown, Jr.**

(Series of 1939)

Resolution No. 3129, as follows:

Resolved, That, in accordance with the recommendation of his Honor, the Mayor, Honorable Arthur M. Brown, Jr., member of the Board of Supervisors, be and he is hereby granted a leave of absence of three weeks commencing January 22, 1943, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Leave of Absence, Hon. John J. Ryan, Member of the Public Library Board of Commissioners.**

(Series of 1939)

Resolution No. 3130, as follows:

Resolved, That in accordance with the recommendation of his Honor, the Mayor, Honorable John J. Ryan, member of the Public Library Board of Commissioners, be and he is hereby granted a leave of absence for a period of two months, commencing January 9, 1943, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

Appropriating the Sum of \$250 Out of Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the Credit of Appropriation No. 202.341.79-1 for the Purpose of Providing Funds for the Purchase of Civilian Defense Lapel Insignia.

(Series of 1939)

Supervisor MacPhee presented, with Finance Committee recommendation:

Bill No. 2047, Ordinance No. . . . . , as follows:

Appropriating the sum of Two Hundred Fifty Dollars out of Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202.341.79-1 for the purpose of providing funds for the purchase of Civilian Defense lapel insignia.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated the sum of Two Hundred Fifty (\$250) Dollars out of Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202.341.79-1 for the purpose of providing funds for the purchase of Civilian Defense lapel insignia, the same to be acquired for the Civilian War Council.

Section 2. Said Civilian Defense lapel insignia shall be purchased by the Purchaser of Supplies for the Civilian War Council, said purchase to be made in accordance with the provisions of the Charter and the Purchasing Procedure Ordinance. When said Civilian Defense lapel insignia has been acquired by the Civilian War Council the same shall be sold at the office of the Civilian War Council to persons authorized to wear said insignia at or near the cost thereof to said Civilian War Council. The Purchaser of Supplies shall have the right to fix the price at which said insignia shall be sold, provided that said price shall be fixed as near as possible to the cost of said insignia.

Section 3. No persons except members of the Citizens' Defense Council, the Citizens' Service Corporation, the Civilian War Council and members of official committees formed or existing under authority of said Civilian War Council shall be entitled to purchase said insignia and any persons, except those hereinabove mentioned, wearing said insignia or displaying the same on or attached to his or her wearing apparel shall be guilty of a misdemeanor and shall be punished accordingly. It shall be the duty of any person purchasing, receiving or acquiring any of said insignia to return the same to the Director of Civilian War Council whenever said person shall cease to have the right to wear, use or display the same.

Section 4. All monyes received from the sale of said insignia shall be deposited in the Treasury of the City and County of San Francisco and all said amounts so deposited shall be placed to the credit of Appropriation No. 202.341.79-1.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Requesting His Honor the Mayor to Proclaim the Week of January 24, 1943, as "War Housing Week" and Amending Resolution No. 3062 (Series of 1939).**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3131, as follows:

Whereas, Resolution No. 3062 (Series of 1939) was adopted by the Board of Supervisors on December 14th, 1942, requesting his Honor the Mayor to proclaim the week of January 17th, 1943, as "War Housing Week"; and

Whereas, additional time is necessary in order to work out necessary details and thus properly assure the success of this important undertaking; now, therefore, be it

Resolved, That Resolution No. 3062 (Series of 1939) be amended to provide more working time for the committee and the Mayor is therefore respectfully requested to proclaim the week of January 24th, 1943, as "War Housing Week."

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Providing for License Plates for Dogs, and the Issuance of Citations by Police to Owners of Dogs Committing Nuisances.**

Supervisor Brown presented draft of bill, amending the San Francisco Municipal Code by providing for size of numbers on license plates to be worn by dogs and providing for issuance of citation by police officers to owners of dogs committing nuisances.

*Referred to Police Committee.*

**Resumption of Construction on Friant-Kern and Madera Canals of the Central Valley Project.**

Supervisor Green presented resolution favoring resumption of construction on the Friant-Kern and Madera Canals of the Central Valley Project.

*Referred to County, State and National Affairs Committee.*

**Appointment of Sidney M. Ehrman to Membership on Board of Trustees, San Francisco War Memorial.**

Communication from his Honor, the Mayor, was presented and read by the Clerk, in which his Honor announced the appointment of Sidney M. Ehrman to membership on the Board of Trustees of the War Memorial for a term of six years, ending January 2, 1949, vice John Handlin Threlkeld, whose term has expired, and requested confirmation by the Board of that appointment.

**Confirmation of Appointment of Sidney M. Ehrman to Membership of the Board of Trustees of the War Memorial.**

(Series of 1939)

Thereupon, Supervisor Meyer presented the following:

Resolution No. 3132, as follows:

Resolved, In accordance with the recommendation of his Honor, the Mayor, the appointment of Sidney M. Ehrman to membership of the Board of Trustees of the War Memorial for the term of six years, expiring January 2, 1949, vice John Handlin Threlkeld, term expired, is hereby confirmed.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Communications.**

Communications as follows were received, read by the Clerk, and acted on as noted:

From John F. Calverley, president, Southern Council of Civic Clubs, calling attention to the financial problem confronting the Golden Gate Bridge and Highway District and the possibility of levying a tax on the property within the Bridge District to meet any deficit.

*Referred to Joint Committee, Finance and County, State and National Affairs.*

From San Francisco Chamber of Commerce, approving reduction in water rates for the encouragement of the planting of "Victory Gardens."

*Filed.*

From Peninsula Division, League of California Cities, announcing a meeting of that body for Thursday, January 21, 1943, at 6:30 P.M., at the Benjamin Franklin Hotel, in San Mateo, for the purpose of hearing Mr. Richard Graves, executive secretary of the State League of California Cities, discuss major legislative problems in connection with

cities' desire to secure favorable action by the Legislature, and inviting attendance of members of the Board.

*Supervisors Green, Mead, Shannon, and such others as may desire to attend, authorized to attend meeting.*

#### **Nursery Homes for Children of War Working Mothers.**

Mr. John Helms, Director of Civilian Defense, in reply to questioning by Supervisor Shannon, reported that there is a proposal from the Board of Education, the Recreation Department and the Department of Public Health which is to be presented to the Civilian War Council, for the provision of homes for children of working mothers. The Council approves, in principle, the providing of such homes. It is contemplated that a request for funds will be made.

#### **Inquiry as to Paid Personnel of Joint Highway District No. 10.**

Supervisor Mead called attention to letterhead of Joint Highway District No. 10, on which appear the names of Walter Trefts and Sylvester Andriano as legal advisors for that District, and he requested that the Clerk ascertain whether Mr. Sylvester Andriano, who no longer resides in San Francisco, is still on the payroll of that District.

No objection, and *so ordered.*

#### **Knives for "Jap Stabbers' Club".**

Supervisor MacPhee announced that a container would be prepared for deposit of knives to be donated by citizens for the use of our armed forces, and urged people to donate their knives pursuant to requests made therefor.

#### **ADJOURNMENT.**

There being no further business, the Board, at the hour of 4:10 P.M., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors January 25, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

**Monday, January 18, 1943**

# **Journal of Proceedings Board of Supervisors**

**City and County of San Francisco**



**THE RECORDER PRINTING & PUBLISHING COMPANY**

**99 South Van Ness Avenue, San Francisco**



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 18, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, January 18, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

Quorum present.

Acting President Dan Gallagher presiding.

Supervisor Colman on leave of absence.

Supervisor Meyer excused from attendance.

## APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 4, 1943, was considered read and approved.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors MacPhee, Mead.

**Supplemental Appropriation, \$58,000, for Installation of Drains and Wells in Arlington Street and in Burnham and Twenty-fourth Streets.**

(Series of 1939)

Bill No. 2027, Ordinance No. 1932, as follows:

Authorizing a supplemental appropriation ordinance in the amount of \$58,000 from the surplus existing in the Special Road Improvement Fund to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
248.933.00—	For installation of intercepting drains and wells in Arlington Street with a gravity flow to the sewer necessary as a protection to the Bernal Avenue area.....	\$28,000
248.934.00—	For the installation of intercepting drains and wells in Burnham and Twenty-fourth Streets together with a gravity flow connection to the sewer.....	30,000

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$58,000 is hereby appropriated and set aside from the surplus existing in the Special Road Improvement Fund to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
248.933.00—	For installation of intercepting drains and wells in Arlington Street with a gravity flow to the sewer necessary as a protection to the Bernal Avenue area.....	\$28,000
248.934.00—	For the installation of intercepting drains and wells in Burnham and Twenty-fourth Streets together with a gravity flow connection to the sewer.....	30,000

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

### **Settlement of Claim of Joseph Brigandi, \$150.**

(Series of 1939)

Bill No. 2028, Ordinance No. 1933, as follows:

Authorizing compromise of claim and dismissal of action of City and County of San Francisco v. Joseph Brigandi for the sum of one hundred fifty (\$150.00) dollars.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended, and the Retirement Board having approved, the settlement of the action of the City and County of San Francisco v. Joseph Brigandi, Municipal Court Action No. 165559, for subrogation rights of the city for medical expenses and compensation paid to said Stephen J. Carmody as the result of injury sustained by him in an accident which occurred on December 8, 1939, at or near the intersection of Nineteenth and Church Streets in the City and County of San Francisco when automobile driven by said Joseph Brigandi collided with said Stephen J. Carmody; said action to be compromised by the payment of \$25 or more monthly beginning with the 7th day of December, 1942, until the full settlement in the sum of \$150 has been paid; the City Attorney is hereby authorized to settle said litigation in the manner aforesaid.

Recommended and approved by the City Attorney.

Recommended and approved by the Retirement System.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.



**Appropriating \$865 to Microfilm Records, County Clerk's Office.**

(Series of 1939)

Bill No. 2030, Ordinance No. 1934, as follows:

Appropriating the sum of \$865 from the surplus existing in Appropriation No. 231.110.00 to the credit of Appropriation No. 231.200.00, to provide funds for microfilming records in the office of the County Clerk.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$865 is hereby appropriated from the surplus existing in Appropriation No. 231.110.00 to the credit of Appropriation No. 231.200.00, to provide funds for microfilming records in the office of the County Clerk.

Recommended by the Chief Administrative Officer.

Approved by the Mayor.

Approved by the County Clerk.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

**NEW BUSINESS.****Passed for Second Reading.**

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Appropriating \$763, Head Nurses, San Francisco Hospital.**

(Series of 1939)

Bill No. 2051, Ordinance No. . . . . , as follows:

Reappropriating \$763 in Department of Public Health Appropriations to provide compensation for one P104 Head Nurse at \$155 per month, less maintenance, and eliminating one P104 Head Nurse at \$152 per month, less maintenance, at San Francisco Hospital, for the period December 21, 1942, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$763 is hereby reappropriated and set aside out of the existing surplus in Appropriation No. 253.110.02, to the credit of Appropriation No. 253.110.02, to provide compensation for one P104 Head Nurse at \$155 per month, less maintenance, for the period December 21, 1942, to June 30, 1943, at San Francisco Hospital.

Section 2. The position of one P104 Head Nurse at \$155 per month, less maintenance, at San Francisco Hospital, is hereby created and the position of one P104 Head Nurse at \$152 per month, less maintenance, is hereby eliminated at San Francisco Hospital.

Section 3. This ordinance shall be retroactive in effect and the

appropriation shall be effective as of December 21, 1942, and the said position is created as of said date.

Recommended by the Director of Public Health.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

### Final Passage.

## Amending Salary Ordinance as to Head Nurses, San Francisco Hospital; an Emergency Ordinance.

(Series of 1939)

Bill No. 2050, Ordinance No. 1935, as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 60, DEPARTMENT OF PUBLIC HEALTH—SAN FRANCISCO HOSPITAL, by decreasing the number of positions under item 77.2 from 5 to 4 P104 Head Nurse at \$152 per month and adding item 77.1.1 1 P104 Head Nurse at \$155 per month. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 60, is hereby amended to read as follows:

### Section 60. DEPARTMENT OF PUBLIC HEALTH— SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class	Class-Title	Maximum Monthly Rate
68	87	P102	Registered Nurse .....	\$ 154.50
68.1	3	P102	Registered Nurse .....	150.50
68.2	18	P102	Registered Nurse .....	150
68.3	4	P102	Registered Nurse .....	143
69	10	P102	Registered Nurse .....	142
70	27	P102	Registered Nurse .....	135
73		P103	Special Nurse (as needed) at prevailing rates .....	
74		P103	Special Nurses (Virulent Communicable Diseases and Violent Patients), at prevailing rates .....	
75		P103	Special Nurses, Additional Patient \$2 extra (not to exceed \$12) .....	
76	18	P104	Head Nurse .....	164.50
77	2	P104	Head Nurse .....	160.50
77.1	3	P104	Head Nurse .....	160
77.1.1	1	P104	Head Nurse .....	155
77.2	4	P104	Head Nurse .....	152
77.3	2	P104	Head Nurse .....	145
78	1	P110	Assistant Superintendent of Nursing .....	210
79	1	P110	Assistant Superintendent of Nursing .....	197
80	1	P110	Assistant Superintendent of Nursing .....	193
80.1	1	P110	Assistant Superintendent of Nursing .....	184.50
81	1	P122	Director of Institutional Nursing .....	335.50

82	3	P204	Anaesthetist .....	179.50
82.1	1	P204	Anaesthetist .....	178
83	1	P206	Senior Anaesthetist .....	204.50
84	1	P208	Operating Room Nurse .....	175
85	8	P208	Operating Room Nurse .....	168
85.1	2	P208	Operating Room Nurse .....	167
85.2	5	P208	Operating Room Nurse .....	163
85.3	1	P208	Operating Room Nurse .....	157
85.4	8	P208	Operating Room Nurse .....	150
86	1	P210	Senior Operating Room Nurse .....	204.50
87	1	P212	Head Nurse, Obstetrical .....	172
88	1	P214	Head Nurse, Pediatrics .....	169.50
89	1	P216	Head Nurse, Psychiatric .....	170
91	1	P304	Instructor of Nursing .....	185
91.1	1	P304	Instructor of Nursing .....	165
92	1	P306	Senior Instructor of Nursing .....	220
<b>PSYCHIATRIC BUILDING</b>				
93	1	B408	General Clerk-Stenographer .....	168
94	2	C152	Watchman .....	152
95	2		House Officer .....	60
96	1	L374	Physician in Psychiatry .....	417
97	1	I 2	Kitchen Helper .....	118
98	5	I 116	Orderly .....	123
98.1	2	I 116	Orderly .....	117
98.2	4	I 116	Orderly .....	110
99	1	I 204	Porter .....	123
100	1	P2	Emergency Hospital Steward .....	165
100.1	1	P2	Emergency Hospital Steward .....	180
101.1	1	P2	Emergency Hospital Steward .....	192
102	1	P2	Emergency Hospital Steward .....	200
103	1	P102	Registered Nurse .....	135
104	6	P102	Registered Nurse .....	154.50
105	1	P102	Registered Nurse .....	150

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for the uninterrupted operation of the Department of Public Health, San Francisco Hospital.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

Passed for Second Reading.

**Appropriation, \$2,000, Payments of Military Leave, Month of February, 1943.**

(Series of 1939)

Bill No. 2052, Ordinance No. ...., as follows:

Appropriating the sum of \$2,000, from the Unappropriated Balance of Funds, Municipal Railway, to credit of Appropriation No. 265-126-00, Military Leave, to provide for payments of military leave, month of February, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,000 is hereby appropriated from the Unappropriated Balance of Funds, Municipal Railway, to the credit of

Appropriation No. 265-126-00, Military Leave, to provide for month of February, 1943, payments of military leave.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission, Resolution No. 5411.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

### Final Passage.

### Appropriation, \$1,477, Venereal Disease Control; an Emergency Ordinance.

(Series of 1939)

Bill No. 2053, Ordinance No. 1936, as follows:

Appropriating the sum of \$1,477 from the Emergency Reserve Fund, to the credit of appropriations of the Adult Probation Department, to provide funds for the purchase of supplies, equipment and services in connection with venereal diseases control program. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,477 is hereby appropriated from the Emergency Reserve Fund to the credit of the following appropriations:

#### *Appropriation No.*

225.201.00—Transportation, Local Fares.....	\$ 225
233.232.25—Telephone and Telegraph.....	45
233.233.25—Postage .....	50
233.241.33—Rental of Typewriters.....	54
233.371.25—Stationery, Office Supplies.....	70
233.400.25—Equipment .....	763
225.880.00—Rents .....	270
	<hr/> \$1,477

to provide funds for the purchase of supplies, equipment and services for the Adult Probation Department.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The provisions for the control of venereal diseases during the present national emergency having proven to be inadequate, it is necessary to provide funds so that the above services, supplies and equipment may be made available in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as members of the armed forces stationed within the City and County of San Francisco.

Recommended by the Chief Probation Officer of Adult Probation Department.

Approved and recommended by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

### Refused Final Passage.

*Refused Final Passage* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Uhl—8.

No: Supervisor Shannon—1.

Absent: Supervisors Colman, Meyer—2.

### Reconsideration.

Before the result of the foregoing vote had been announced Supervisor MacPhee changed his vote from "Aye" to "No" and moved for reconsideration. Motion seconded by Supervisor Mead.

The vote then stood:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Roncovieri, Uhl—7.

Noes: Supervisors MacPhee, Shannon—2.

Absent: Supervisors Colman, Meyer—2.

### Immediate Reconsideration.

Thereupon, Supervisor Brown, seconded by Supervisor Mead, moved suspension of the rules for the purpose of immediate reconsideration.

Supervisor Shannon announced that he would not object to reconsideration, but he would like temporary postponement for a few minutes to give him the opportunity to become more familiar with the proposed matter.

Subsequently during the proceedings, Mr. McNulty, from the Adult Probation Department, appeared before the Board and explained the need for the requested appropriation. Money has already been appropriated for personnel, Mr. McNulty explained, and the additional appropriation requested is for equipment.

Thereupon, Supervisor Shannon having announced that he now had no objection to reconsideration, the roll was called and the motion for reconsideration was *carried* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

### Final Passage.

The roll was again called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

### Final Passage.

**Reappropriation, \$1,000, Enforcement of Bicycle Registration Ordinance; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2055, Ordinance No. 1937, as follows:

Reappropriating the sum of \$1,000 from the surplus existing in Appropriation No. 228.110.02, Permanent Salaries, Tax Collector, to provide funds for the purchase of supplies required in connection with the enforcement of the provisions of Bicycle Registration Ordinance No. 1893. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 is hereby reappropriated from the

surplus existing in Appropriation No. 228.110.02, to the credit of the following appropriations:

*Appropriation No.*

233.233.28.....	\$ 400
233.371.28.....	600
	<hr/> \$1,000

to provide funds so that the Tax Collector may purchase the necessary supplies required in connection with the enforcement of the provisions of Bicycle Registration Ordinance No. 1893.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: To enable the Tax Collector to comply with the time limitations established by Bicycle Registration Ordinance No. 1893.

Recommended by the Tax Collector.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

**Appropriating \$930, Temporary Salaries, Volunteer Office, Civilian Defense Corps; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2056, Ordinance No. 1938, as follows:

Appropriating the sum of \$930 from the surplus existing in Appropriation No. 202.900.79-5, Services of Other Departments, Volunteer Office, to the credit of Appropriation No. 202.120.79-5, Temporary Salaries, Volunteer Office, Civilian Defense Corps. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$930 is hereby appropriated from the surplus existing in Appropriation No. 202.900.79-5, Service of Other Departments, Volunteer Office, to the credit of Appropriation No. 202.120.79-5, Temporary Salaries, to provide funds for the compensation of one B512 General Clerk-Typist at \$155 per month in Volunteer Office, Civilian Defense Corps.

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The Civilian Defense Corps is charged with important duties and responsibilities involving the health, welfare and safety of the citizens of the City and County of San Francisco, and the protection of property during the present national emergency; funds have not heretofore been provided for this purpose and the sum herein appropriated is necessary for the uninterrupted operation of said Civilian Defense Corps.

Recommended and approved by the Mayor, and Executive Head of San Francisco Civilian War Council.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

## Passed for Second Reading.

## Settlement of Claim, Louis Figone, \$1,500.

(Series of 1939)

Bill No. 2029, Ordinance No. ...., as follows:

Authorizing compromise of claim of the City and County of San Francisco against the Estate of Louis Figone, deceased, by the acceptance of fifteen hundred (\$1,500) dollars in full satisfaction of said claim.

Whereas, the Estate of Louis Figone, deceased, is indebted to the City and County of San Francisco in the sum of \$3,015 for the support of the three minor children of said Louis Figone; and

Whereas, said claim for \$3,015 has been properly filed against the Estate of said Louis Figone and now constitutes a charge against the property of said estate; and

Whereas, the property of said estate consists entirely of two pieces of real estate subject to a deed of trust to the San Francisco Bank in the amount of \$43,569.85; and

Whereas, it is very doubtful if said property, subject to said deed of trust, were sold, it would bring the amount due under said deed of trust, and if it did not there would be no money in said estate available to pay the claim of the City and County; and

Whereas, the Administrator of the Estate of Louis Figone has offered to the Chief Probation Officer of the City and County of San Francisco to pay the sum of \$1,500 in full satisfaction of the aforesaid claim; and

Whereas, the Chief Probation Officer has recommended the acceptance of said sum of \$1,500 and the City Attorney has concurred in said recommendation; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That the City Attorney be and he is hereby authorized to settle and compromise the aforesaid claim against the Estate of Louis Figone, deceased, for the sum of \$1,500 and to dismiss all pending suits against said estate relative to said claim upon the payment of the said sum of \$1,500; and the Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute any and all releases, satisfactions and acquittances for the Estate of Louis Figone, deceased, upon the payment of said sum of \$1,500.

Payment approved by the City Attorney.

Payment approved by the Chief Probation Officer.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

## Re-reference to Police Committee.

The following recommendations of Police Committee were taken up:

Present: Supervisors Gallagher, Uhl.

## Disposal of Street Sweepings and Use of Street Cleaning Receptacles.

(Series of 1939)

Bill No. 2048, Ordinance No. ...., as follows:

Amending Sections 33 and 34, and adding Section 35(a) to Article I, Chapter VIII (Police Code), Part II, of the San Francisco Municipal Code, pertaining to the disposal of sweepings from the sidewalks and

the sweeping of sidewalks by owners or lessees of buildings, and use of street cleaning receptacles on sidewalk area.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Amend Section 33, Article I, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code to read as follows:

**Rubbish, etc., Throwing on Streets Prohibited:** It shall be unlawful for any person or persons to throw, sweep or brush onto any sidewalk any rubbish, paper, sweepings, or dirt from any residence, flat, apartment house, store or office building.

Amend Section 34, Article I, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code to read as follows:

**Owner, etc., to Clean Sidewalk:** The occupant or tenant, or in the absence of an occupant or tenant, the owner, lessee or proprietor of any real estate in this city in front of which there is a paved sidewalk shall be wholly responsible for keeping said sidewalk clean. He shall cause said sidewalk to be swept or otherwise cleaned each day, Sundays and legal holidays excepted; sweepings from said sidewalk shall not be swept or otherwise made or allowed to go into the street, but shall be caused to be disposed of by the person responsible for the cleanliness of said sidewalk.

Add a new section to be known as 35(a) to Article I, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, to read as follows:

**Use of Street Cleaning Receptacles on Sidewalk Area:** It shall be unlawful for any person to deposit any refuse, rubbish, paper, sweepings, dirt or waste from any residence, flat, apartment house, store or office building in, on top, or alongside of the street cleaning receptacles placed in the sidewalk areas for use by the Street Cleaning Department; providing that pedestrians and other persons occupying said streets shall be permitted to deposit in said receptacles cigar or candy wrappers, candy bags, empty match containers, used envelopes, newspaper and cigarette wrappers, empty lunch boxes and other such hand waste.

Recommended by Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

On motion by Supervisor Gallagher, the foregoing bill, not in proper form, was *re-referred to Police Committee for correction.*

### Transportation of Materials Over Public Streets.

(Series of 1939)

Bill No. 2049, Ordinance No. . . . ., as follows:

Amend Section 759, Article 15, Chapter X (Public Works Code), Part II of the San Francisco Municipal Code, pertaining to transportation of materials, etc., over public streets prohibited.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 759, Article 15, Chapter X (Public Works Code), Part II of the San Francisco Municipal Code, is hereby amended to read as follows:

**Sec. 759. Transportation of Materials, etc., Over Public Streets Prohibited.** It shall be unlawful for any person to use any vehicle or street railroad construction car for the purpose of transporting dirt, refuse, building or street materials, vegetables or vegetable greens or other materials along or over any public street, alley or passageway unless such vehicles are so constructed and loaded as to prevent the deposit of the contents thereof in whole or in part, in or upon any



public street, alley or passageway along or over which such vehicle may be driven. Any person who shall violate any of the provisions of this section of this article shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than Five (\$5.00) Dollars nor more than One Hundred (\$100.00) Dollars, or by the imprisonment in the County Jail for not more than Six (6) months, or by both such fine and imprisonment.

Recommended by Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

On motion by Supervisor Gallagher, the foregoing bill, not in proper form, was *re-referred to Police Committee for correction.*

**Adopted.**

**Police Department Authorized and Directed to Install "Stop" Signs at Fourteenth Avenue and Funston Avenue at Designated Intersections.**

(Series of 1939)

Resolution No. 3133, as follows:

Resolved, That, pursuant to the provisions of the Vehicle Code of the State of California, the intersections hereinafter named be and they are hereby designated as "stop" intersections:

Southeast and northwest corners of Fourteenth Avenue and Balboa Street,  
Southeast and northwest corners of Fourteenth Avenue and California Street,  
Southeast and northwest corners of Fourteenth Avenue and Clement Street,  
Southeast and northwest corners of Fourteenth Avenue and Geary Street,  
Southeast and northwest corners of Funston Avenue and Balboa Street,  
Southeast and northwest corners of Funston Avenue and California Street,  
Southeast and northwest corners of Funston Avenue and Clement Street,  
Southeast and northwest corners of Funston Avenue and Geary Street;

and be it further

Resolved, That the Police Department of the City and County of San Francisco be and it is hereby authorized and directed to cause "stop" signs to be installed at the locations designated hereinabove.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

**Passed for Second Reading.**

**An Ordinance Amending Bill No. 863, Ordinance No. 890 (Series of 1939), Also Designated Chapter XI of the San Francisco Municipal Code, "Traffic Code," by Amending Article VII Thereof and Adding a New Section Thereto to Be Known as Section 131, "Penalties for Particular Violations."**

(Series of 1939)

Bill No. . . . ., Ordinance No. . . . ., as follows:

An ordinance amending Bill No. 863, Ordinance No. 890 (Series of

1939), also designated Chapter XI of the San Francisco Municipal Code, "Traffic Code," by amending Article VII thereof and adding a new section thereto to be known as Section 131, "Penalties for Particular Violations."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Article VII of Bill No. 863, Ordinance No. 890 (Series of 1939), commonly known as the Traffic Code, is hereby amended by adding thereto a new section to be designated Section 131, "Penalties for Particular Violations," to read as follows:

Sec. 131. **Penalties for Particular Violations.** Any person violating the provisions of any resolution now or hereafter enacted, prohibiting parking on any street between the hours of 7:00 a. m. and 6:00 p. m., shall be guilty of a misdemeanor, and upon conviction thereof shall be punished for the first offense by a fine of *not less than \$2* nor in excess of \$50, or by imprisonment in the City Jail for not more than 5 days; for the second offense within a period of 1 year from the date of the first offense by a fine of *not less than \$2* nor in excess of \$100, or by imprisonment in the City Jail for not more than 10 days, or by both such fine and imprisonment; for a third and each additional offense committed within 1 year from the date of the first offense by a fine of *not less than \$2* nor in excess of \$300, or by imprisonment in the City Jail for not more than 3 months, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

#### Privilege of the Floor.

Mr. J. F. Marias, President of the Harbor Commission, was, on motion by Supervisor Brown, granted the privilege of the floor.

Mr. Marias urged that the foregoing bill be approved. The present penalties for parking in prohibited zones are not sufficient to deter violators. People persist in parking on the Embarcadero in controlled areas. More drastic penalties would, he believed, reduce the practice of illegal parking.

Supervisor Uhl, in urging approval of the proposed legislation, announced that this bill was pursuant to request by the Police Department, except that the Police Department had recommended even heavier fines than were being proposed.

Supervisor Brown suggested that Mr. Marias present his views in writing, for submission to the Police Department, and that the Police Department bring in proper legislation therefor.

Supervisor Shannon, who had been absent from the chambers during the foregoing discussion, announced that although he had not heard the discussion, he would vote "No" anyway. He believed that a one-dollar fine would accomplish as much as would a two-dollar fine.

Thereupon, on motion by Supervisor Uhl, further discussion was temporarily postponed, awaiting the presence of Deputy Chief of Police Michael Riordan.

Deputy Chief Riordan, on his arrival in the chambers, when the discussion was resumed, explained the necessity for the proposed change in penalties. The fine of \$1 now imposed is not sufficient to stop the practice of illegal parking. The Police Department desires a minimum fine of \$5. However, it is willing to go along with the \$2 minimum fine, as recommended by the Committee.

Whereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Uhl—8.

No: Supervisor Shannon—1.

Absent: Supervisors Colman, Meyer—2.

**Adopted.**

The following recommendations of County, State and National Affairs Committee were taken up:

**Present:** Supervisors Green, Gartland, Meyer, Shannon.

**Favoring Resumption of Construction on the Friant-Kern and Madera Canals of the Central Valley Water Project.**

(Series of 1939)

Resolution No. 3134, as follows:

Whereas, hundreds of thousands of acres of fertile land in the San Joaquin Valley could produce food, fiber and guayule rubber for the nation's war effort if water were available on the land; and

Whereas, water impounded behind Friant Dam, now virtually completed, could be placed on such land and the water table of the entire Southern San Joaquin Valley could be raised if the Friant-Kern and Madera canals of the Central Valley Water Project were completed; and

Whereas, Congress has appropriated funds to start construction of these canals and has urged the use of these funds at the earliest possible date; and

Whereas, construction of these canals is prevented by a War Production Board order denying priorities for the steel needed for the construction of these canals; and

Whereas, engineers estimate that only 330 tons of steel are necessary to place these canals in operation for the duration of the war, compared to 5000 tons of steel which are now being used annually in the Southern San Joaquin Valley for the deepening and repair of water wells to keep pace with the dropping water table; and

Whereas, it would appear that completion of the canals not only would save steel but also would contribute substantially to the production of vitally needed food, fiber and rubber, and to the permanent development of a large portion of San Francisco's trade area; now, therefore, be it

Resolved, That the Board of Supervisors hereby declares itself in favor of completion of Friant Dam and resumption of construction of the Friant-Kern and Madera canals of the Central Valley project to the extent compatible with the total war effort, and that the Board strongly urges the War Production Board to issue priorities necessary for completion of these canals; and be it

Further Resolved, That copies of this resolution be transmitted to the President of the United States, the Secretary of the Interior, the Secretary of Agriculture, the War Production Board, the War Department, the Navy Department and California members of Congress.

*Adopted by the following vote:*

**Ayes:** Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

**Absent:** Supervisors Colman, Meyer—2.

**Respectfully Requesting the San Francisco Representatives at the State Legislature to Abstain From Introducing a So-Called Harbor Bill Seeking Transfer of Control Over San Francisco Harbor Properties From the State to the City and County of San Francisco.**

(Series of 1939)

Resolution No. 3135, as follows:

Whereas, at each session of the Legislature for many years, the City and County of San Francisco traditionally has sought return of control over its harbor; and

Whereas, the Port of San Francisco now is devoted almost exclusively to war purposes so that the question of State or City control is, at the present time, of relatively minor importance; and

Whereas, the City and County of San Francisco does not wish to inject a controversial issue into this session of the Legislature, which has so much vital war legislation pending before it; and

Whereas, San Francisco hopes and believes that it will some day so enjoy the esteem and confidence of its neighbors in Northern and Central California that they will join with it spontaneously to restore control of the harbor to San Francisco; now, therefore, be it

Resolved, That the representatives of the City and County of San Francisco in the 1943 Legislature be and they are hereby respectfully requested to abstain from introducing a so-called "harbor bill" seeking transfer of control over San Francisco harbor properties from the State to the City and County of San Francisco; and be it

Further Resolved, That copies of this resolution be transmitted to San Francisco's representatives in the Legislature, the Mayor, the Governor, and to the Chairman of the Boards of Supervisors of all other counties in California.

#### Discussion.

Supervisor Green explained the reason for presentation of the foregoing resolution, and the Committee's recommendation thereon, stating that because of the past record of legislation at Sacramento to provide for the return of San Francisco Harbor to the control of the City and County, it is felt that this is not the time for the San Francisco delegation to submit any such bill in the State Legislature.

Supervisor Gallagher, in answer to inquiry by Supervisor Roncovieri, stated that the harbor receipts are higher now than ever before in history. However, Supervisor Gallagher continued, it was felt that this is not the time to submit any harbor control in the State Legislature, and that San Francisco's delegation should be advised that the Board of Supervisors will not propose that such legislation be presented.

Supervisor Roncovieri, however, held that inasmuch as the harbor was making money, he did not think it wise to give up the fight for local control, and he would vote "No" on the resolution.

Thereupon, the roll was called and the foregoing resolution was *Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Shannon, Uhl—8.

No: Supervisor Roncovieri—1.

Absent: Supervisors Colman, Meyer—2.

#### Adopted.

The following recommendation of his Honor the Mayor was taken up:

**Leave of Absence—Honorable John P. McLaughlin, Member of the Public Utilities Commission.**

(Series of 1939)

Resolution No. 3136, as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable John P. McLaughlin, member of the Public Utilities Commission, is hereby granted a leave of absence for a period of thirty days, commencing January 18, 1943, with permission to leave the State.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**In Memoriam—John McLaren.**

(Series of 1939)

Supervisor Brown, in presenting the following resolution, announced that he would be happy to have any or all members of the Board join with him in its presentation, whereupon all members present expressed their desire to join in the presentation:

Resolution No. 3139, as follows:

Whereas, death has taken from us John McLaren, Superintendent of Golden Gate Park, known throughout the world as a horticulturist and landscape gardener of the highest order and, moreover, as a kindly and God-fearing gentlemen; and

Whereas, "Uncle John," as he was known to his host of friends, with an unbounded enthusiasm, a dauntless courage, and a belief in the future of San Francisco, and by his unceasing and tireless efforts, brought to fulfillment out of a waste of sand dunes, what is now conceded to be the most beautiful park in the entire world, the famous Golden Gate Park of San Francisco; and

Whereas, although his life work in Golden Gate Park would alone mark him for the outstanding figure that he was in the field of horticulture and landscaping, his democratic nature, kindly, sweet and charitable disposition, and his unflagging interest in the growth and development of the beloved city of his adoption, endeared him to all who knew him; now, therefore, be it

Resolved, That the Board of Supervisors does by this means express its heartfelt sorrow at the passing of John McLaren and mourns the loss of so good a citizen of San Francisco and so marked a genius as he proved himself in the development of our Golden Gate Park; and be it

Further Resolved, That the Clerk be and he is hereby requested to tender the family of the late departed a suitably engrossed copy of these resolutions as a token of the esteem and veneration in which the late John McLaren is held by all of San Francisco; and be it

Further Resolved, That when the Board adjourns today it do so out of respect to the memory of the late John McLaren, with a prayer to the Almighty that the future hold for him beauty in measure to that which he left mankind on earth.

*Unanimously adopted by rising vote.*

**In Memoriam—Judge Hugh L. Smith.**

(Series of 1939)

Supervisor Brown presented:

Resolution No. 3140, as follows:

Whereas, the passing of the late Hugh L. Smith, Judge of the Municipal Bench, marks FINIS to the career of a kindly gentleman as well as an outstanding figure in the practice of the law; and

Whereas, Hugh L. Smith, well known in fraternal and political circles as a brilliant attorney and keen visioned and fearless member of the bench, brought to his chosen field the benefit of a well laid ground work of education in that he was a graduate of the University of San Francisco and for many years practiced in San Francisco where he was widely known as one of the outstanding figures in legal circles; now, therefore, be it

Resolved, That the Board of Supervisors notes with sorrow the passing of the late Hugh L. Smith, and mourns with the whole of San Francisco the termination of so brilliant a career; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to tender to the family of the late departed a suitably engrossed copy of these resolutions; and be it

Further Resolved, That when the Board adjourns it do so out of respect to the memory of the late Hugh L. Smith, brilliant jurist and kindly gentleman.

*Unanimously adopted by rising vote.*

**Amending Annual Salary Ordinance Re Filling of Vacated Positions.**  
(Series of 1939)

Supervisor MacPhee presented:

Bill No. . . . ., Ordinance No. . . . ., as follows:

Amending Section 1 of Bill 1734, Ordinance 1667, entitled "An ordinance enumerating all positions contained and/or created by the Board of Supervisors in adopting the annual budget and appropriation ordinance for the fiscal year ending June 30, 1943; continuing, and/or creating and/or establishing these positions; enumerating and including therein all positions created by Charter or State law for which salaries are appropriated in the said annual appropriation ordinance; specifying and fixing the compensation thereof, and fixing compensation of persons appointed to positions herein enumerated which may become vacant during the fiscal year, and for temporary positions; and providing for the method of making effective retitling and reclassifications of positions by the Civil Service Commission pursuant to Section 141 of the Charter." By deleting that portion relating to filling of vacated positions and adding in lieu thereof provision that vacated positions shall not be filled unless recommended by Civil Service Commission and authorized by the Board of Supervisors by resolution.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 1 of Bill 1734, Ordinance 1667, is hereby amended to read as follows:

Section 1. In accordance with the provisions of Section 73 of the Charter, the positions hereinafter enumerated under the respective departments are hereby created and/or established and/or continued for the fiscal year ending June 30, 1943. Positions created or authorized by Charter or State law are enumerated and included herein.

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

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Appointing officers as specified in the Charter are hereby authorized, subject to the provisions of this ordinance, to make or continue appointments, as needed, during the said fiscal year to positions enumerated in their respective sections of this ordinance, but in no case to exceed the number of positions or the rate of pay herein enumerated and established, provided that temporary appointments to positions defined by the rules of the Civil Service Commission as seasonal or temporary positions may be made by the respective appointing officers in excess of the number of permanent positions herein established or enumerated if funds have been appropriated and are available for such temporary service. No appointment to such temporary or seasonal positions shall be made until the Mayor shall approve the requisition for such service. The said requisition shall first be filed with the Civil Service Commission and if the proposed employment and the compensation are legally authorized as herein provided, the secretary of said Commission shall so certify and shall promptly transmit the said requisition to the Controller and if funds are available for the compensation of the proposed employment, he shall so certify and shall promptly transmit the said requisition to the Mayor for his approval as herein provided. No such

appointment shall continue beyond the period for which the Controller has certified the availability of funds. At the request of the Mayor, the Civil Service Commission may investigate and report to him on the necessity for such temporary or seasonal services.

The Civil Service Commission shall be immediately notified of any change in the duties of a position herein established or of a vacancy occurring in a position herein enumerated. [Appointing officers shall not make appointment to any such vacancy in a permanent position until the Mayor shall approve the requisition for such service. The requisition for such service shall first be filed with the Civil Service Commission and if the proposed employment and compensation are legally authorized as herein provided, the secretary of said Commission shall so certify and shall promptly transmit the said requisition to the Controller and if funds are available for the compensation of the proposed employment, he shall so certify and shall promptly transmit the requisition to the Mayor for his approval as herein provided. Before the filling of any vacated position shall be approved, the Civil Service Commission shall make an investigation of the necessity for such position. A copy of the report of such investigation shall be filed with the Mayor and the Board of Supervisors and such report shall be made by the Commission within thirty days after the Commission is notified of such vacancy, and in the meantime a temporary appointment to said vacancy may be made. The Mayor may approve or disapprove the filling of such vacancy. In the event that the Mayor does approve the filling of such vacancies he shall make a report as to his reasons to the Board of Supervisors.] *When a position herein established (except a position in the Department of Public Health or in the operating service of the Municipal Railroad or in the uniformed ranks of the Police and Fire Departments) shall become vacant, the position shall thereupon stand abolished and shall not be filled unless the Board of Supervisors shall, after investigation and report by the Civil Service Commission, determine that the filling of such vacant position is necessary and shall by resolution authorize the filling of such vacancy; provided, however, that a temporary appointment to such position for a period not exceeding ninety days may be made pending action thereon by the Board of Supervisors. In the event the Hetch Hetchy Power Project shall suspend or cease operations during the fiscal year, the employments engaged thereon shall be terminated when, in the judgment of the Manager of Utilities, such action is necessary.*

Section 141 of the Charter provides that the Civil Service Commission shall be the judge of the classification of positions. Any changes made by the Civil Service Commission during the fiscal year 1942-43 in the classification of the duties of a position or the title of a position herein enumerated shall be made effective, providing no change in compensation nor the creation of any new position is involved, by delivering forthwith to the Controller a transcript of the action of the said Commission in changing the title of the position. Copies of such transcript shall also be forthwith filed with the Mayor, the Board of Supervisors and the head of the Department concerned.

*Referred to Finance Committee.*

**Urging Attorney General Robert W. Kenny to Study Problem of Closer Relationship With the Federal Government.**

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. 3137, as follows:

Whereas, the war has created a wide, bottomless chasm separating the Government at Washington from the local governments, and the situation now existing, due to priority and allocation system, civilian

defense and manpower and other wartime and post-war problems, has created a challenge to state officials; and

Whereas, there is definitely a need for a well informed state agency to cooperate jointly with the federal, county and municipal authorities in solving local wartime problems, and which would provide a valuable public service and a direct contribution to the war effort; and

Whereas, priority difficulties of local governments have been recognized by the War Production Board by the establishment of governmental divisions to help state and local governments obtain essential materials during the war; and

Whereas, a number of states supported by the counties and municipalities have established through their office of Attorney General wartime economy divisions, which have materially increased efficiency, direct action and above all state participation in the war effort; now, therefore, be it

Resolved, That this Board of Supervisors urge Attorney General Robert W. Kenny to make a study of action taken by other states and a study of the problem and pursue whatever course may be necessary for the creation of closer legal relationship with the Federal Government; and be it

Further Resolved, That a copy of this resolution be transmitted to the Attorney General of the State of California.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

### Investigation of Responsibility for Hotel Senator Bill.

(Series of 1939)

Supervisor Uhl presented:

Resolution No. . . . ., as follows:

Whereas, there has been a dispute and refusal to pay to the Hotel Senator, the bill incurred during the last session of the Legislature for expenses in connection with San Francisco's representation at Sacramento; and

Whereas, this situation, which still exists, is inimical to the interest and welfare of the City and County of San Francisco and has resulted in:

1. Failure to appoint a legislative representative for San Francisco during the present session of the Legislature;

2. Unwarranted, unnecessary and adverse criticism of and publicity for the City and County of San Francisco and certain of its officials who are in no manner responsible for the situation;

3. A lessening or nullification of the efficacy of the missionary work prosecuted by the Regional Service Committee in its endeavor to establish and promote closer relationship and a friendly feeling between San Francisco and the other political subdivisions of the State;

4. Resentment against San Francisco, its interests and representatives, on the part of certain legislators who, properly enough, feel that the obligation, whether legal or moral, should be met and satisfied;

5. An anomalous and embarrassing position for the San Francisco delegation in the Legislature; and

Whereas, it is imperative for the welfare of the City and County of San Francisco that the matter herein referred to be settled and disposed of, properly and with dispatch; now, therefore, be it

Resolved, That the Joint Committee on Finance and County, State



and National Affairs be and is hereby authorized and directed to conduct a hearing on this matter as soon as possible; to procure the attendance of all interested and responsible parties; to determine and fix responsibility for the incurrence of the charges of which the bill consists; to determine the reason and fix the responsibility, if any, for failure to pay the bill and to endeavor, by every legal means, to provide for its immediate settlement.

*Referred to Joint Finance and County, State and National Affairs Committee.*

**Police and Fire Departments Requested and Authorized to Close Temporarily Post Street Between Kearny and Montgomery Streets Between the Hours of 12 Noon and 2 P. M., Monday, January 25, 1943, in Furtherance of War Housing Week.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3138, as follows:

Resolved, That the Police and Fire Departments be requested and authorized to close temporarily Post Street between Kearny and Montgomery Streets between the hours of 12 Noon and 2 P.M. Monday, January 25, 1943, in furtherance of observance of War Housing Week under the auspices of Citizens Committee appointed by his Honor the Mayor.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, Meyer—2.

#### **Lighting of Dim Out Signs.**

Supervisor MacPhee called attention to the need for proper lighting of dim out signs, and inquired if consideration could not be given to that problem.

Mr. McKeon, Assistant Director of Civilian Defense, reported on what has already been done to direct the attention of the public to dim out signs, and what is contemplated to be done to make those signs more noticeable to the motoring public. Street pavements are being painted to call attention to dim out zones, and the Pacific Gas and Electric Company has arranged to install blue lights too as an additional notice to attract attention to the signs.

Supervisor Mead and Supervisor Shannon both held that the present signs were too poorly illuminated, as well as being insufficient in number. Some form of indirect, or shaded lighting should be installed to make the signs more prominent.

Mr. McKeon, in further statement, announced that the Civilian War Council had given consideration to indirect lighting of signs, and would be glad to have such lighting installed if the Board should appropriate the funds therefor, and if necessary priorities could be obtained. However, he believed it would be practically impossible to obtain the priorities.

#### **Violation of "No Parking—Bus Stop Zones" on Polk Street.**

Supervisor Mead called attention to violations of regulations prohibiting parking in bus zones, particularly on Polk Street, at the crossings of California, Sacramento, Pine and Sutter Streets, and moved that the Clerk be directed to call the attention of Captain Munn to that condition.

*No objection, and so ordered.*

# Endorsing Proposals to Give the Livestock Industry Representation on the "Cow Palace" Board of Directors.

(Series of 1939)

Supervisor Green presented:

Resolution No. . . . ., as follows:

Whereas, the California Cattlemen's Association and the California Wool Growers' Association, at their recent annual conventions in San Francisco adopted resolutions asking representation for the livestock industry on the board of directors of No. 1A District Agricultural Association, which owns and operates the "Cow Palace"; and

Whereas, San Francisco is one of the component counties of No. 1A District Agricultural Association; and

Whereas, San Francisco's original purpose in joining in the creation of No. 1A District Agricultural Association and contributing to the construction of the "Cow Palace" was to promote closer relations between this city and the livestock industry and to encourage the industry to make San Francisco the livestock center of the Pacific Coast; and

Whereas, giving the livestock industry representation on the No. 1A District Agricultural Association board of directors through appointment of practical livestockmen to the board and sharing with the industry responsibility for No. 1A District's management of the "Cow Palace" are entirely in harmony with the city's original purposes; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby support and endorse the proposal of the California Cattlemen's Association and the California Wool Growers' Association that the livestock industry be given representation on the board of directors of No. 1A District Agricultural Association; and be it

Further Resolved, That copies of this resolution be sent to the Governor, to San Francisco's representatives in the Legislature, and to the California Cattlemen's Association and the California Wool Growers' Association.

*Referred to County, State and National Affairs Committee.*

## CHARTER AMENDMENT

The following proposed Charter Amendment, presented by the Council of Municipal Employees of San Francisco, was read by the Clerk and *referred to the Judiciary Committee*:

Describing and setting forth a proposal to the electors of the City and County of San Francisco to amend the Charter of said City and County by adding thereto a new section to be designated Section 151.1, empowering the Board of Supervisors, if it determines that an emergency exists by reason of an increase in the cost of living, to raise compensations of Municipal employees to meet such increase, such proposed Section 151.1 to read as follows:

Section 151.1. The board of supervisors shall have power, if it determines by ordinance that an increase in the cost of living has created an emergency, immediately to increase any or all salaries, wages and compensations of every kind and nature, except pension or retirement allowances, for the positions or places of employment of all officers and employees of all departments, offices, boards and commissions of the city and county in all cases where such compensations are paid by the city and county, by amounts which in no case shall be higher in proportion to such salary, wage or compensation than the percentage of increase in the cost of living determined by said board. All such increases in salaries, wages and compensation shall be in addition to the

salaries, wages and compensation specified in the current annual salary ordinance. In determining that such an emergency exists and what increase in the cost of living has occurred and what increases in such salaries, wages and compensations shall be paid, said board shall obtain, from the appropriate federal and state agencies, whatever data relative to the cost of living they may have and shall obtain whatever other data on the subject may seem to said board to be desirable, and the determinations of said board on the subjects covered by this section shall be final. No other procedure need be followed or complied with in exercising the powers hereby granted to said board. Increases in salaries, wages or compensations made pursuant to this section shall be immediately payable, provided there be funds not otherwise appropriated available for such payment.

### Communications.

Communications, as follows, were received, read by the Clerk, and acted on as noted:

From the President of the United States, as follows:

December 26, 1942.

My dear Mr. Gallagher:

Your telegram of December seventeenth, regarding the erection of a monument to perpetuate the magnificent achievements of the U.S.S. San Francisco, its officers and men, has been received. I am delighted to advise you that the Secretary of the Navy has informed me that in compliance with your request certain outer sections of the navigating bridge of the U.S.S. San Francisco will be made available to become a part of the proposed monument. This is a most fitting tribute to the epic performance of the San Francisco and the heroic deeds of its officers and men. Our fight for freedom and democratic government is made all the more glorious by such heroes as Admiral Callaghan, Captain Young and the officers and men who served under them.

Very sincerely yours,

FRANKLIN D. ROOSEVELT.

Daniel J. Gallagher, Esq.,  
Board of Supervisors,  
San Francisco,  
California.

Communication ordered *filed*.

From Brigadier General R. E. Haines, Fort Winfield Scott, requesting that provision be made to enable the employment of retired firemen at various posts of the harbor defenses of San Francisco without deductions from their retirement allowances.

*Referred to Finance Committee.*

From Fairmount Improvement Association, invitation to attend installation of officers ceremonies of that association, February 8, 1943, at 8:00 P.M. at Fairmount School auditorium.

*Copies to be sent to members of the Board.*

From Portola Heights Boosters' Club, expressing appreciation of Board's action in appropriating \$22,500 for acquisition of property required for playground at Silver Avenue, near Ledyard Street.

*Filed.*

From Louis C. Miller, recommending that mausoleum be constructed

on a prominent spot in Golden Gate Park, as resting place for the late John McLaren.

*Referred to Finance Committee.*

**Report of Joint Committee, Finance and Public Utilities, on Proposed Charter Amendment for Issuance of Revenue Bonds for Acquisition of Market Street Railway Properties.**

The Clerk presented and read report of Joint Committee, Finance and Public Utilities, recommending that the Board consider proposed Charter amendment providing for the issuance of revenue bonds for the acquisition of Market Street Railway properties, sitting as Committee of the Whole, Monday, February 1, 1943, at 3:00 P.M.

*So ordered.*

**Appointment of Representatives to Attend Annual Meeting of County Supervisors' Association.**

Supervisor Brown moved that any member of the Board who desires to attend, and can do so, be authorized to attend the annual meeting of the County Supervisors' Association, at Sacramento, February 24, 25 and 26, 1943.

No objection, and *so ordered.*

**ADJOURNMENT.**

There being no further business, the Board, at the hour of 3:55 P. M. adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors January 25, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

**DAVID A. BARRY,**

Clerk of the Board of Supervisors,  
City and County of San Francisco.

Monday, January 25, 1943

# Journal of Proceedings Board of Supervisors

City and County of San Francisco





# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 25, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, January 25, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Green—3.

Quorum present.

Acting President Dan Gallagher presiding.

Supervisor Green was noted present at 2:30 p. m.

Supervisors Brown and Colman on leave of absence.

## APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of January 18 and January 25, 1943, were considered read and approved.

## MAYOR'S ANNUAL MESSAGE.

During the proceedings, his Honor the Mayor appeared before the Board and read his annual message, as follows:

### OFFICE OF THE MAYOR, SAN FRANCISCO

January 22, 1943.

The Honorable, the Board of Supervisors,  
City Hall, San Francisco.

Gentlemen:

Section 25 of the Charter requires me to communicate annually "by message to the Supervisors a general statement of the condition of affairs of the City and County and recommend the adoption of such measures as he may deem expedient and proper."

We have been at war more than one year. During that time the requirements of the armed forces for men, materials and money, have far surpassed anything this country has ever known before. Federal income taxes have increased sharply and upon these greatly increased rates there has been superimposed the new 5 per cent Victory Tax.

These increased drains on the income of all taxpayers make it mandatory that we exercise greater economy than ever before in the operations of our City and County government by deferring merited capital expenditures and by reducing the maintenance and personnel costs of all city departments to the minimum. Recognizing the increasing gravity of this condition, on last December 4, I forwarded the following letter to each department, board and commission:

"The necessity for more stringent economy in operations of the various departments of the City and County of San Fran-

cisco is so obvious that it needs little amplification. The requirements of civilian defense and other war-engendered activities come first. However, it may be well to call to your attention the serious decrease in certain items of non-tax revenue such as building permits, gasoline tax, traffic fines, and electrical and plumbing inspection fees. There is no reason to believe that additional reductions will not appear as time goes on, so long as the war continues.

"All these non-tax revenues have a direct bearing on the tax rate, which none of us want to be more than is absolutely necessary. Therefore, in constructing your budget requests for 1943-44 please bear in mind the necessity for strictest economy during the next fiscal year.

"My policy in recommending on each departmental request will be to allow to each department only the minimum amounts necessary to their operation. I will not allow any new position, any expansion of services, equipment or capital expenditure, unless it can be demonstrated to me that such expenditures are absolutely necessary to the operation of the department involved.

"Your cooperation in this matter will be appreciated.

"Yours very truly,

"ANGELO J. ROSSI,

"Mayor."

Naturally, I do not intend, by false economy, to jeopardize the operation of any essential function of government, nor to neglect those less fortunate than ourselves. But each departmental budget which I submit to your honorable Board for the fiscal year 1943-44 will represent what I consider the bare essentials for the efficient operation of each department including the Public Utilities.

There are some bright spots in the budget picture, as for example, the sharply decreased requirements for humanitarian activities. The Public Welfare Department reports a consistent decrease in the caseload of Old Age Aid as well as indigent relief. Even with the discontinuance of W.P.A. projects in San Francisco the Public Welfare Department anticipates that only comparatively few cases will become charges of the City and County.

It always has been my policy not to refill vacated positions or to approve the creation of new positions unless it was shown that they were absolutely necessary. Although some have indicated that my office has made no attempt to investigate the necessity of refilling permanent positions, the record over the years speaks for itself. The record will show that practically all new positions which have been created in the past years have been those in constantly growing departments, such as the Health Department and the Public Utilities. No further back than October 19, 1942, I again restated that policy when I addressed the following communication to all department heads under my immediate supervision, and requested the Chief Administrative Officer to give consideration to forwarding such a letter to departments designated by the Charter to be under the immediate supervision of the Chief Administrative Officer:

"To All Department Heads:

"As you are aware, the man-power shortage is becoming progressively more acute. More and more eligible men are volunteering for or are being inducted into the armed forces, and skilled workers of all types are needed by the war industries and related activities. There is a growing need for women in war industries also and I believe the time has come when the City and County government must figuratively 'tighten its belt' and get along with as few employees as possible.



"We all are agreed that winning this war is the paramount issue toward which the energies of every person must be directed. If each employee will take it upon himself or herself as his or her contribution to the war effort, to assume some of the duties of each person who leaves the city's service during the emergency, I am convinced that the City and County of San Francisco can make a definite and valuable contribution in this direction by drawing on the available man- and woman-power as little as we possibly can. I do not mean by this that any department should be crippled in its operations or that any individual should assume duties beyond his or her capacity to discharge, but I do ask all department heads and all employees to cooperate in this effort.

"Therefore, I request each department head, before submitting a requisition to fill a vacancy in a permanent position, to canvass his department thoroughly and see if it is not possible to forego the replacement of that permanent employee during the war emergency. In thus canvassing the department, consideration should be given to distributing the work of the vacated position amongst the remaining employees; to the question of whether any function or activity of the department may be reduced or suspended entirely for the war emergency without detriment to city business; and to the question of whether a part-time employee can be used satisfactorily. It is not necessary, I am sure, to state that the use of a full-time temporary employee would not accomplish the desired result.

"May I request also that in each case when a requisition is issued to refill a vacated permanent position, the department head forward to me a letter containing a statement that the position is indispensable to the minimum efficiency of the department and of the city government, and explaining in detail why the replacement is absolutely necessary.

"I ask the cooperation of all department heads in this respect.

"Yours very truly,

"ANGELO J. ROSSI,

"Mayor."

I wish to point out that the foregoing letter went further than any other move in this direction, in that it required the department head to forward to me a letter containing a statement that the position is indispensable to the minimum efficiency of the department and city government. This applied to all departments except those which under the Charter are placed under the supervision of the Chief Administrative Officer, and those departments are under the same mandate from the Chief Administrative Officer, as evidenced by the following excerpt from his letter to me under date of October 19, 1942: "whenever a personnel requisition to fill a permanent position is forwarded to you with the signature of the department head and the Chief Administrative Officer, the necessity of filling the position has been determined after careful consideration." Therefore, I have not required such letter from the Chief Administrative Officer except in a few instances where the recommendations of the Civil Service Commission were at variance with those of the Chief Administrative Officer.

This procedure will be continued and departmental personnel will be kept to the lowest possible number, consistent with the minimum requirements of the city.

#### Accomplishments During 1942.

Despite the exigencies of the war year through which we have passed, several notable civic projects were completed during that period.

Union Square Garage, which was sponsored by me and by the Park Commission; supported and financed by public-spirited citizens and the

Federal Government, was completed and began operation. These properties though privately managed at present will ultimately revert to the city. Without the cooperation of the city, this improvement could no have been made. Difficulties in obtaining materials, due to priorities, threatened at one time to halt completion until after the war. However, we were successful in overcoming these difficulties by appropriate representation in Washington. While the restrictions of the rubber shortage and gas rationing have resulted in a temporary relief from the downtown parking problems, those problems will return when the war is over, and Union Square Garage will be there to aid in alleviating the post-war congestion.

The widening of Third Street was completed in December, 1941, except for certain paving work, thus relieving the congested auto traffic to and from the shipyards and other heavy industries along it. The widened highway is being repaved from Fourth Street to Mariposa and from Twenty-third Street to Custer, the City and Federal Government each contributing \$200,000 to the project.

The widening of Lombard Street, begun in November, 1941, progressed in 1942 to the point where it is expected to be completed in February of this year, at a total cost of \$1,250,000.

O'Shaughnessy Boulevard, a scenic highway linking Portola Drive with the Glen Park District at Bosworth Street, was completed under W.P.A. sponsorship at a total cost of \$279,751.

Other W.P.A. projects completed in 1942 include the removal of tracks on Chenery Street from Diamond to Thirtieth Street and from Thirtieth Street to San Jose Avenue, and on Howard Street from the Embarcadero to Ninth Street, and from Fourteenth Street to Twenty-sixth Street.

Part of the 1942 Fire Protection bond funds was for the construction of temporary fire houses or shelters, to house the auxiliary pumpers purchased by the City and loaned to San Francisco by the Federal Government. Of these, twenty-seven were completed during 1942; six more were under construction and contracts for seven more will be let within the next few days.

In the 1942-43 budget for Civilian Defense there was included \$100,000 for defouling (or degassing) stations. Twelve of these stations have been completed and four more are under construction.

Undoubtedly, there are many improvements and capital expenditures which are necessary and which would be desirable in normal times, but these will have to wait on the return of peace. All our resources must be directed first of all to winning the war, and to the protection of our citizens and their property from damage by enemy attack. As I have stated before, the 1943-44 budget will include only the most essential expenditures, and I know your honorable Board will cooperate in every respect.

#### Civilian Defense.

Aside from actual participation as members of the armed forces there is no activity so important to our citizens as that of Civilian Defense.

We must remember that when the clouds of war first gathered in the Pacific many failed to recognize the menace. Only when the thunder of death and destruction struck at Pearl Harbor was the foresight of those who had attempted to warn against those clouds appreciated. Fortunately, many feared the consuming flames of war sufficiently to heed the words of our illustrious President when he said that a real emergency faced us.

Nearly eleven months before Pearl Harbor, as Mayor of your city, I decreed the formation of a Civilian Defense Council. I called able and alert men of this city. They set about the task of studying the effects of modern warfare on the cities of ravaged Europe. They set out to prepare a civilian defense plan which would assure this city of meeting any emergency.

On August 18, 1941, that body presented its report to me. Today it is a model of farsighted planning. It has successfully met the needs

not only of San Francisco, but has been the model for other municipalities.

Implementing this master plan began in the fall of 1941. A month before Pearl Harbor the recruiting of volunteers for Civilian Defense had begun. With the attack on Hawaii, our civilian defense sprang into full being. I declared a state of emergency on that very day. Every fireman, police officer, city officials and members of the Civilian Defense staff went on a 24-hour basis. The carefully prepared plans were thrown into high gear and San Franciscans by the thousands stepped forward to accept the responsibility of volunteer workers. This has been the most important development in San Francisco during the past year.

More than 55,000 volunteers have been recruited, trained and assigned to duty in the protective services of civilian defense. Many more thousands have answered calls for personnel to put over the Victory Bond drive, the Salvage for Victory campaign, and other related activities. Actually, more than one out of every seven persons in San Francisco, women as well as men, are in civilian defense.

Before I proceed, I should like to say that our civilian defense organization is second to none in the country. I say this advisedly. The innumerable representatives of federal agencies engaged in civilian defense have been unanimous in concurring with that statement. My personal observations prove this to be a fact. It is true that there were and still are some shortcomings in our set-up, however, civilian defense to this city and to this nation are as new as is total war, and just as our military forces have by trial and error discovered many things, so have we in civilian defense.

In the rather lengthy report on civilian defense which was in my message to you last year I outlined in great detail our conditions at that time. Since then, by ordinance, the San Francisco Civilian Defense Council has been streamlined so that today we are operating under the San Francisco War Council.

The impact of war on San Francisco imposes many duties and obligations on our city, however, besides providing a civilian protection organization. The San Francisco Civilian War Council fulfills this need. Under this Council we have two general branches of services, the Protective and War Activities Services. Recognizing that we must do first things first, our strongest efforts have been directed toward perfecting protective organizations. This has required the coordination of departments of the city government which would participate in action together with the Red Cross, County Medical Society, and other non-municipal organizations, and has required the creation of new services to meet bombing conditions. The city departments involved are the Fire Department, Police Department, Emergency Medical Division of the Health Department, Department of Public Works, and Public Utilities.

In order to fully utilize the facilities of these departments, it has been necessary to supplement them with an auxiliary fire service, auxiliary police, air raid wardens, and a complete emergency medical service, working in direct coordination with the existing agencies of city government.

The splendid Disaster Relief organization of the San Francisco Chapter, American Red Cross, has been brought actively into the picture as an integral part of Civilian Defense, organizing rescue services, coordinating its medical division with the Emergency Medical Service, and arranging for the utilization of its emergency feeding, housing, and shelter divisions.

In order to effectively utilize our protection organizations it is necessary that adequate communications be established. We have developed a system of communication and command facilities which is unique throughout the United States. It has been evolved on the basis of trial and error into an efficient operation which will function even under the most severe conditions. As I have said, these civilian protection activi-

ties now include approximately 55,000 volunteer San Franciscans who have pledged themselves to see this through to the end, that our city may be protected.

Originally there were about 4,000 men recruited for the Auxiliary Police Force. After an intensive training program conducted by members of the regular Police Department and the District Attorney's Office, we now have a well-drilled, highly-trained Auxiliary Police Force of approximately 2,500 men in full operation, working in close cooperation with the regular force of 1,350 men.

The Air Raid Warden Service in this city is composed of 27,000 fully trained men and women. Their original training program was that prescribed by the Office of Civilian Defense in Washington. This constituted twenty-three hours of intensive schooling. The prescribed Office of Civilian Defense First-Aid Course was given to approximately 20,000 people in approximately three weeks time.

From time to time the Auxiliary Police and Air Raid Wardens have engaged in tests simulating actual wartime conditions. The services of the Air Raid Warden division have been truly diversified. Enforcing dim-out regulations, including outdoor advertising lighting; taking a city-wide census; these and many other accomplishments are to be credited to our air raid wardens.

In this total war which aims not only at the destruction of military objectives but at the annihilation of our people, our homes and our industries, adequate fire protection is most essential.

On December 7, 1941, the San Francisco Fire Department consisted of forty-seven engine companies, sixteen hook and ladder trucks, two fire boats, twelve chemical companies, and numerous special equipment. As an emergency measure, all available relief apparatus was immediately made ready for service, manned by the officers and members of the department, who are required to report for duty from the off-shift when an alert is sounded. This increased the strength of the mobile equipment by approximately 25 per cent.

Based upon the recommendations of the San Francisco Civilian Defense Council, and designed to meet the requirements for unification of the communication system which links the fire service with all other civilian defense services, the city was divided into three divisions or zones, and the boundary lines of the eleven battalion districts were redrawn to conform with a master plan.

In addition to its normal duties, various other tasks were assigned to the department, principally the enrollment and training of auxiliary firemen, organization of an arson and sabotage bureau, a fire inspection detail at the waterfront, incendiary bomb demonstrations, fire squads for plant protection, training of rescue squads, and numerous others.

To effectively prosecute these various activities, eight fire officers and eighty-five firemen were added temporarily to the regular forces. To date, we have trained and organized into squads 5,374 auxiliary firemen, and in order to sustain their interest in the service, and to keep them in constant practice, weekly drills are held, during which, in alternating districts, they actually respond to calls, connect their apparatus to hydrants and lead hose to simulated fires, the same as they would under actual fire conditions.

The present force of auxiliary firemen will not be sufficient to man all of our auxiliary apparatus during a sustained enemy attack, and we must continue to procure additional enlistments for this purpose.

From the funds of the Fire Protection Bond Issue, passed on June 9, 1942, substantial quantities of fire apparatus and hose have been provided, so that today we have fully equipped and actually in service, ninety-five truck-mounted pumpers, all of 500 gallons per minute capacity.

In our shops, awaiting assembly are ninety-five additional trucks and two hundred and thirty-six trailer pumps. The Federal Government has delivered to us thirty-six pump-mounted trailers and fifty-nine unmounted pumps and trailer carriages, which will be equipped with the

necessary fittings shortly. The State Forestry Department has allotted us two pumping engines. When all the equipment now on hand and promised by the Federal Government is assembled and equipped, we will have a total of 600 auxiliary fire pumps, each of 500-gallon per minute capacity.

Our Emergency Medical Service represents a fusion of the best efforts of the Civilian War Council, the Red Cross, the San Francisco Medical Society, the Department of Public Health of the City and County of San Francisco and the private hospitals. The personnel of all of these organized medical services have already given long hours in preparing themselves for this work and can be relied upon to do everything possible for the safety of our people. Many rehearsals have been held and will continue to take place at regular intervals until the war is over.

The statistics relative to the Emergency Medical Service under Civilian Defense are as follows:

Red Cross Disaster Relief casualty stations.....	20
City operated emergency hospitals.....	8
Private hospitals with first-aid or casualty stations.....	20
Dressing stations, city and private combined.....	10
Private first-aid stations (industrial plants).....	3
Defouling Stations .....	12

These make available city-wide coverage in the event of disaster—no one section of our city being more than fifteen blocks from a completely equipped casualty station.

It may be of interest for you to note that the Federal Office of Civilian Defense in January of 1942 allocated certain equipment on a loan basis to this City and County. Of particular interest is the amount of equipment we have received as against the amount allocated.

The list follows:

<i>Item</i>	<i>Amount Allocated</i>	<i>Amount Received to Jan. 11, 1943</i>
Gas Masks .....	634,536	16,960
Arm Bands .....	38,040	82,240
Helmets—Steel .....	12,680	13,640
Gas-Protective Clothing .....	2,536	750
Fire-Fighting Equipment:		
(a) Pumper Units .....	190	183
(The original allocation was 156 units, but on Jan. 11, 1942, after a telephone protest to the O.C.D. wherein I pointed out the inadequacy of the number of units allowed, this number was raised to 190)		
(b) Block Equipment (Sets).....	6,417	None
Surgical Equipment for Med. Teams.....	126	"
Surgical Equipment for Casualty Stations	63	"
Stretchers .....	504	"
Cots (Folding Canvas).....	1,512	"
First-Aid Belts .....	1,134	"
Identification Tags .....	634	"
Gas-Proof Capes .....	19,020	"
Helmets—Firemen .....	2,536	"
Firemen's Hip Boots.....	2,536	"
Firemen's Turn Out Coats.....	2,536	"
Firemen's Pants (Pairs).....	2,536	"
Miscellaneous:		
Ladders .....		192
Fire Hose (originally included with pumps) .....		202,000 feet

I make this last point particularly because I know that there has been some criticism relative to the lack of much needed civilian defense equipment. The answer is certainly had in the aforementioned list of quipment allocated and received.

We knew that our people wanted the very best Civilian Defense available. Knowing this we caused a bond election for fire protection bonds and water supply protection bonds to be presented to the electorate. As you know, the bonds were approved by an overwhelming majority.

Even then, however, our problem was not solved. Although we had the funds available, thereby hoping to obtain equipment more rapidly, we found that we could not procure the necessary priorities to make the purchases.

I have mentioned the above to show that we were not alone in our difficulty, Washington was having its troubles as well. I do not intend any of the foregoing statements as a criticism of the Federal Government or any of its agencies. Total war is as new to Washington as it is to us. We know that the prime responsibility of the Federal Government at this time is to provide the planes, the guns, the ships, the tanks and all the necessary equipment to defeat the Axis powers. The armed forces come first. The civilian population must realize this. I most certainly do.

We are probably the only city in the United States that has gone ahead on its own and purchased this equipment whenever and wherever we could find it without waiting for federal help.

Our record in civilian defense is excellent. I wish to thank those member of the Board of Supervisors who have recognized our needs and have seen fit to cooperate with us.

As I have already indicated, the second general and most important division of the activities of the San Francisco War Council are those under the direction of the War Services Committee.

The impact of war on San Francisco imposes many duties and obligations on our city besides providing a civilian protection organization. We must recognize that while the protection of our lives and property is of vital importance, we have an equally important responsibility to the nation to do our share in the overall war effort.

San Francisco must do its share in providing salvaged materials to bolster production. We must take the lead in making sure that our war workers are properly fed and adequately housed in order that they may produce to their full capacity. Federal, state and local governmental authorities are now studying the problem of providing adequate care for the children of school and pre-school age whose mothers are working in order that they may participate in war production. The overall estimated cost is \$1,250,000.

We are developing a block organization composed primarily of women who will be responsible for bringing to the individual householder information as to how they can discharge their responsibilities in the war effort, how to prepare their tin cans for salvage, and what substitutes can be used for restricted foods without impairment of health.

We must continue to expand our sales of war bonds and stamps.

We must continue our efforts for the care of and recreation for servicemen.

I wish to take this opportunity to thank all those who have volunteered for Civilian Defense. The manner in which the citizens of this city have worked in the various Civilian Defense services is deserving of much praise. Those who are enrolled are doing a good job. However, we need more and more volunteers.

You, gentlemen of the Board of Supervisors, can assist the Civilian Defense organization by bringing the message of this need to all those with whom you come in contact.

There is a place in Civilian Defense for every man and woman in San Francisco.

I believe that here I should enumerate the many instances wherein it was possible for the City and County of San Francisco to cooperate with the Federal Government in connection with the war effort.

1. **Treasure Island.** Pursuant to Resolution No. 1600, Series of 1939, adopted by the Board of Supervisors and approved by the Mayor, an agreement was entered into between the City and County of San Francisco and the United States Navy on February 3, 1941, permitting the Navy to occupy certain portions of Treasure Island for national defense purposes, without compensation to the city.

Subsequently, on April 17, 1942, the Federal Government filed a declaration of intention to take title to this property under eminent domain proceedings. This action extinguished the ten-year lease from the City and County of San Francisco to Pan American Airways.

Negotiations are now under way to adjust any differences that may exist between the Federal Government and the City and County of San Francisco to the end that Treasure Island will be developed as a municipal airport, as was intended originally.

2. **Civic Auditorium.** From December 3, 1941, until August 15, 1942, the 101st Coast Artillery, General Staff and Headquarters Company, occupied Larkin Hall in the Civic Auditorium at a reduced rental equal to the actual cost of utility and janitorial services furnished by the city.

3. **Hospitality House.** With the aid of the Building Trades Council, the city constructed a Hospitality House in the Civic Center for use by service men. Many organizations assist in the operation of this building for the benefit of the armed forces.

4. **Playground and Recreation Centers.** Permission has been granted to the United States Army for use of Funston and Potrero Playgrounds, also Crocker Amazon Field. Recently wooden barracks were constructed on Funston Playground to be utilized by the WAACS.

Portola Playground and other sites have been occupied temporarily by the armed forces pending construction of permanent quarters. Other playgrounds have been and are being used from time to time for military purposes.

Many service men are enjoying free entertainment and recreation being furnished by the San Francisco Recreation Commission, including dancing, swimming, and other activities.

5. **Water Department Lands.** Eight parcels of Water Department lands in San Mateo County have been or are being used for various military activities.

6. **Park Land Leases.** Permission has been granted to the Federal Government to use about fifteen locations for housing troops and for other military purposes. These locations include certain buildings and space at the Polo Grounds in Golden Gate Park, the Aquatic Park Building and Columbia Square. The Department of Immigration is now occupying part of Sharp Park for its purposes.

7. **Street Closings.** During the past year, many streets have temporarily closed in order that the land included in such areas could be used for military or naval purposes.

8. **Emergency Ordinances.** On August 17, 1942, the Board of Supervisors passed Ordinances Nos. 1755 and 1756, Series of 1939, approved by the Mayor on August 18, 1942, authorizing execution of leases and agreements of occupancy of city-owned lands and improvements by military, naval and other forces of the United States during the existing war.

9. **Rentals.** In most cases, only a nominal rental is charged the Federal Government for the use of city-owned lands and improvements used in connection with prosecution of the war. No charge is made for entertainment and recreation furnished by the Recreation Commission.

10. **Rationing Boards and Air Raid Warden Service.** A considerable number of leases have been entered into by the City and County

of San Francisco, as lessee, including locations for the fifteen districts of the War Price and Rationing Board, twelve locations for the Air Raid Warden Service, certain space for the Civilian Defense Council, and three garages for auxiliary fire trucks. The city is paying all of the rentals for these locations and is also paying certain other expenses.

11. **San Francisco Airport.** The United States Army has leased more than one-half of the facilities at the San Francisco Airport, at a rental of \$1.00 per year. The Civil Aeronautics Authority is now regulating all commercial flights to and from the airport.

12. **Dim Outs.** The Public Utilities Commission, Bureau of Light and Power, has been and is cooperating at all times with the military authorities regarding the present dim out regulations in San Francisco. Many tests and experiments are being made by the Bureau in connection with this work.

Evidence of the satisfaction of the Army with this cooperation appears in a letter from Lt. General DeWitt, a portion of which I quote:

"I desire also to express my appreciation for your wholehearted cooperation during the past year. I have felt free to call upon you on occasions during this period when the assistance of your office was requisite in the discharge of my responsibilities as military commander of the area in which the City and County of San Francisco are situated. Your responses have been prompt and effective."

During the fiscal year ended June 30, 1942, the City and County of San Francisco expended and encumbered a total of \$611,025.70 for civilian defense purposes. Recognizing the value of preserving a record of civilian defense costs, the Controller had his staff prepare a detailed statement of these costs, and this detailed breakdown is included in the Controller's Report for the fiscal year ended June 30, 1942. This statement also includes a breakdown of the 1942-43 budget for civilian defense, totaling \$1,907,963. This makes a total exclusive of the Fire Protection Bond funds of \$2,519,000 expended and appropriated for civilian defense to date.

In addition, the voters at a special election on June 9, 1942, approved two bond issues for civilian defense purposes—one of \$3,000,000 for fire protection and one for \$1,250,000 to construct a supplemental water supply. Due to our inability to obtain priorities for construction of the auxiliary water system, none of the bonds for this purpose have been sold; the proceeds of the Fire Protection Bond issue have been expended and allocated as follows:

#### 1942 FIRE PROTECTION BOND FUND

##### *Equipment Purchased*

10,200	Stirrup Pumps .....	\$ 52,530.00
672	Shut-off nozzles .....	5,712.00
100,000	Ft. 2½" Single Jacket Hose.....	44,290.00
78,000	Ft. 2½" Single Jacket Hose.....	34,546.20
8,300	Ft. 2½" Double Jacket Hose.....	9,723.20
90	White Horse Trucks.....	106,605.00
12	Plymouth Coupes .....	14,142.84
336	Chrysler Pumping Units.....	271,809.00
97	Used Trucks .....	42,540.00
2	Three Wheel Motorcycles .....	1,081.50
5	High Pressure Gleason Valves.....	2,240.25
2,000	Lengths (50 ft.) ⅝" Garden Hose	} ..... 7,333.60
2,000	⅝" Nozzles .....	
2,000	⅝" Adapters .....	
420	Steel Helmets .....	960.99
350	Coupler Assemblies .....	304.50
800	Fire Axes .....	2,739.80



300 All service gas masks.....	1,931.25
Material for 30 truck bodies.....	4,017.00
Fabricating 30 truck bodies.....	1,800.00
Inner Tubes .....	1,995.51
Fire Department Fittings.....	17,535.84
Repairing and Equipping Trucks.....	21,000.00
Auxiliary Fire House Keys.....	6.44
Unloading railroad cars of 336 P. Units....	118.11
Freight on 336 Pumping Units.....	34,070.40
Architectural Service (Aux. Houses).....	3,900.00
Inspection of Bonds.....	250.00
Lithographing Bonds (500).....	345.05
Lithographing Bonds (700).....	398.10
Travel Expense a/c Truck Purchase.....	300.00
Auxiliary Fire House Hardware.....	731.28
33 Auxiliary Fire Houses.....	44,281.50
50 Auxiliary Fire Houses (Sign boards).....	500.35

TOTAL .....\$ 729,739.71

#### 1942 FIRE PROTECTION BOND FUND

##### *Equipment Requisitioned for But Not Yet Purchased*

3 Battery Trucks .....	\$ 32,610.00
600 Siamese 3 x 3 connections.....	12,000.00
36 Two-way Radios .....	9,800.00
1 Aerial Ladder Truck.....	25,000.00
8,080 Steel Helmets .....	16,564.00
383 Trucks—(100 of these are White Horse)...	347,676.29
17 Auxiliary Fire Houses.....	21,610.00
472 Tires .....	5,000.00

TOTAL .....\$ 470,260.29

Total expended ..... 729,739.71

TOTAL BONDS SOLD.....\$1,200,000.00

Some time ago I appointed a committee to devise ways and means to improve San Francisco's hospitality facilities for service men. This committee pursued its assignment most diligently and presented a report based on two phases of investigation, namely, (1) surveying hospitality facilities for service men in San Francisco, and (2) examining similar efforts in other principal cities.

The committee reported "a score of ably directed hospitality centers strategically located in this city." They found that San Francisco's reputation for hospitality had not suffered in our treatment of service men. The committee could find no city in the United States with a larger number of clubs, lounges and recreational centers for service men than in San Francisco.

San Francisco's total facilities, while not entirely comparable to those of other communities due to our climatic advantages, are definitely greater than those of any other city in America regardless of size, but these facilities are not housed under one roof as they must be in places suffering severe weather conditions. San Francisco service centers, if housed in one building would fill a structure twenty-five stories high and each story 63 x 100 feet in area, to be increased by twelve stories of additional projects.

San Francisco's Hospitality House is unique among all the cities studied. Outstanding in aggregate volume of patronage is the work conducted by the USO through five headquarters. Another most commendable example is the undertaking of the Lutheran Churches of the Bay area, which for the past nine months have taken over the complete facilities of the King George Hotel, housing up to 500 a night on a non-sectarian basis and at less than cost. There are, in addition, the very

well received social services maintained by the American Red Cross and the American Women's Voluntary Services.

The committee was especially impressed with the wide scope and effectively conducted work of the city's own Recreation Department. Through nine school centers a continuing program of athletic activities, designed for the service men's own participation, is carried on. This recreation covers almost the entire realm of sports, including basketball, boxing, baseball, volley ball, soccer, rugby, and cricket. Also under the jurisdiction of the Recreation Department are the daily free swimming privileges at Crystal Pool. It also conducts several nights weekly, dances and other forms of social recreation at three service men's centers which it maintains. At one of these locations is established a photography center, fully equipped and free in every respect.

Commendation should also be directed to the San Francisco League for Service Men, an exceedingly active and efficiently operated organization of local women. The League's principal work is providing necessary personal equipment to service men, a canteen service to the men located at various emergency posts within the city, as well as other thoughtful aids which are further valued contributions to this city's efforts in behalf of every man in the armed forces coming within its bounds.

The committee obtained specially prepared reports of the hospitality facilities of the cities of Washington, Boston, New York and Chicago, and in addition interviewed governmental, military and social project officials acquainted with the subject. The unanimous opinion has been that San Francisco's resources of this character compare most favorably, both in scope and quality. In this regard, I quote from an official report to the committee from Mr. H. H. Stoops, Regional Recreation Representative, Division of Recreation of the Office of Defense Health and Welfare Services:

"Two of the three times I have visited eastern cities the weather was such as to force a majority of the service men indoors. This is no fault of these cities; nevertheless, it is my feeling that San Francisco has something to offer which does not create a need for one large central building. In comparing the services of San Francisco and eastern centers, it is my own personal belief that this city is doing as much, if not more, for the service men as any other large city in the United States."

One of the first steps taken by the committee was to attempt to obtain as representative and frank an expression as possible, from the morale and public relations officers of the military forces in this area. There was not voiced in any quarter, by any military representative, any form of criticism or even negative comment either on the adequacy or quality of this city's hospitality services. The committee was prepared to go even further in its inquiry in this respect by obtaining a public opinion poll, based on established practices of this kind, directly from the service men themselves, but it was found that this was an action not consistent with military practices and discipline.

Reports on the eastern hospitality services revealed that in one metropolis its services are largely concentrated under a single roof—which has created wide attention. San Francisco, in its aggregate services, has more extensive facilities, but due to decentralization, this is not as widely known and appreciated by the general public. As an example, of the score of hospitality centers in San Francisco there is the Army and Navy YMCA on the Embarcadero with a monthly attendance of 186,000 men and which in October, had overnight housing of 14,694; in mid-town, a five-story USO building with an attendance during the same month of 69,000 men; and in the Civic Center the Hospitality House of the city itself, through which an average of 2,000 men daily enjoy its services without cost, with an attendance of from 6,000 to 8,000 on Sundays.

Speaking of our unique Hospitality House, the labor for the construction of which was donated by the Building Trades Council, I wish to thank the nearly 400 clubs, organizations and corporations in this city which participated in its operations and donated over \$50,000 worth of foods, drinks and smoking material served free to our service men since it was opened in August of 1941.

I wish particularly to thank the ladies who so graciously worked so many hours in serving food and distributing smoking material to our boys visiting us in San Francisco.

Months ago we recognized that one of the most important problems which confronted the city was that of adequate and cheap housing for service men on leave. The major hotels in San Francisco were called to a conference in my office and as a result established an "Emergency Housing Bureau," which has done much to solve the problem.

The administration has been working with the USO and other organizations in an effort to provide additional room space for our service men. Our Director of Property in endeavoring to do still more in this direction.

All in all, we have done a good job in war services. The activities have been most diversified. I have neglected thus far to mention one most interesting and popular phase of the War Services Committee's activities, our Victory Garden program. This is organized on a city-wide basis. The Park Department has made land and instruction available to our people. The School Department has a tremendous program for the child, and adult as well, under way. The Public Utilities Commission has taken steps to reduce water rates for victory garden purposes as an incentive to participation in the program. This will, in a few weeks, develop into something of which we all may well be proud.

In my whole discussion on Civilian Defense, I have purposely refrained from mentioning names, for fear that I might overlook some. Every person involved has done a splendid job, and I want to take this opportunity to thank all those who have performed such yeoman service for our beloved city.

### Traffic and Transportation.

My position on the traffic and transportation problem of the city has been made clear. Ever since I have been Mayor, in my annual message I have advocated unification of our railway systems as the solution to our mass transportation problem. This can never be solved except by a single ownership, single management and a single fare with universal transfer.

However, before discussing mass transportation, I should like to review the activities of the City Planning Commission in regard to traffic and its close relationship to transportation. All agree that a master plan for this city is essential for its physical development. During the year 1942 we have undertaken the preparation of this plan.

To aid and advise the local planning staff in this work, a professional City Planning Consultant was engaged on a part-time basis under contract from September 15, 1941, to September 14, 1942. During this period the Commission came to the conclusion that better results would be secured through employment of a City Planner able to give continuous supervision to its technical work. The Commission therefore contracted with a qualified professional City Planner on a full-time basis commencing September 17 of last year. This change in direction of the work will not, however, involve sacrifice of work previously accomplished. All plans heretofore made or in progress will be utilized as far as possible.

Certain accomplishments resulting from activity of the department may be noted. Recommendations were made by the Planning Commission of a new system of traffic regulation in the Central Business District. These recommendations, which were adopted by your honor-

able Board of Supervisors and approved by me, included the introduction of certain one-way streets, limitation of parking, and left-turn prohibitions at important intersections. The new regulations so far inaugurated have notably reduced traffic congestion. More important than that, they have reduced traffic fatalities. Studies of traffic movement are continuing and it is contemplated that additional regulations will be proposed from time to time. The object is to make the most efficient use of existing street facilities and to improve mass transportation for war workers.

The program of general activity as outlined in our report of last year is being followed and needs no repetition here. Work on the Master Plan has been accelerated. The Commission believes that great benefit will accrue to the city through early completion of the main features of the Master Plan. Post-war recovery will be based largely upon the accumulated needs of the cities of the nation. Those cities prepared with far-sighted, practicable plans will be in the best position to serve their people. Post-war planning as it is now carried forward in San Francisco is concerned directly with the well-being of the average citizen in the years of peace which lie ahead.

Discussion of city planning and of the Master Plan is closely associated with the problems of mass transportation which have been with us for a long time. A solution is more urgent today than ever before as a contribution to the war effort and as a step toward the greatly improved transportation system that we must have when the war ends and new equipment becomes available.

As a first and major step toward such a solution, negotiations were conducted by the Public Utilities Commission and me with officials of the Market Street Railway Company in the latter part of 1940 looking toward acquisition by the city of the private company's operating properties.

Agreement was reached to purchase these properties on a lease-purchase out of earnings basis. The proposal was placed before the Board of Supervisors for approval on May 26, 1942. However, after months of delay, the lease-purchase out of earnings plan was rejected by your Honorable Board which on September 15, 1942, voted to submit a charter amendment to the voters providing for the direct purchase of these properties by revenue bonds in the sum of \$7,950,000.

The best evidence of the equity of this price of \$7,950,000 may be had from the following valuations placed on the Market Street Railway Properties by various agencies:

Market Street Railway Company.....	\$17,237,202
State Railroad Commission—Reproduction Cost New	
Less Depreciation to 6/30/42.....	13,644,075
San Francisco Public Utilities Commission.....	9,957,000
State Board of Equalization.....	9,244,000
Controller of City and County of San Francisco....	9,014,923

We can see therefore that the proposed purchase price of \$7,950,000 was over one million dollars less than the lowest valuation and more than 9 million less than the highest estimate.

In spite of these facts and others equally impressive, the proposal failed of approval by a margin of approximately 6,000 votes, or less than 2 per cent of the registered voters.

Failure of the measure to pass, I believe, was due to a misunderstanding of the nature of the proposal and of the seriousness of the situation, as well as to confusion, which is inevitable when so many issues are on the ballot as was the case on November 3.

It was said by some that we were "buying junk" for the \$7,950,000. Admitting for the sake of discussion only that the Market Street Railway electric and cable cars are truly just "junk" and taking the State Railroad Commission Reproduction Cost New Less Depreciation as of June 30, 1942, figure of \$2,748,688 for these items and subtracting it from the Railroad Commission valuation we have \$10,895,387.

In other words, even if we paid nothing for the electric and cable cars the \$7,950,000 price is still almost three million dollars less than the remaining valuation.

I am firmly convinced that the purchase is good business.

The rejection by the voters of the purchase of the Market Street Railway Company's properties solved nothing. We were and still are faced with an ever-increasing transportation problem. Unless we take advantage of this opportunity the Market Street Railway may continue to operate for the balance of its franchise—14 long years—during which time the profits will continue to enrich the private corporation.

At the end of that time we still will face the problem of whether to acquire their properties or be prepared to put into service an entirely new system at a cost of many millions of dollars.

The demands upon the already overtaxed facilities of the Municipal Railway were growing daily, while the full facilities of the Market Street Railway Company had not been utilized and cannot be utilized until unification is effected.

Our job is to educate the people as to the necessity for unification, which may include the ironing out of some objections which developed after your Honorable Board had approved the submission of the amendment to the people.

If the Board should see fit again to submit this proposition to the people, as recommended by the Public Utilities Commission and me, then with the complete cooperation and teamwork of this Board, all public officials, the press and civic organizations, the job can be done.

In my opinion, and in the opinion of the Public Utilities Commission, the best plan for direct purchase was and still is the revenue bond proposal submitted to the people on November 3, 1942. In consonance with this considered opinion, the Public Utilities Commission presented the following statement to your Honorable Board on November 16, 1942, proposing the resubmission to the voters of the revenue bond proposal with corrections, deletions and additions deemed necessary for the purchase of the Market Street Railway Company's properties:

"Since the November 3rd elections, several meetings among civic leaders and city officials have been held looking toward some new solution of the city's mass transportation problem.

"None of the new plans proposed has been agreed upon.

"The only alternative plan that Mr. Samuel Kahn, president of Market Street Railway Company, will accept was the plan presented by Supervisor MacPhee at a meeting held Monday night, November 9, 1942. In this plan, Supervisor MacPhee proposed a straight 7-cent fare on Municipal Railway and a universal transfer. That was the only plan proposed by him that was acceptable to Mr. Kahn.

"On Friday, November 13, 1942, Mr. MacPhee amplified his original plan by adding section 6 proposing a two-year option to purchase, which was wholly unacceptable to Mr. Kahn.

"A copy of each of these plans is attached.

"The Public Utilities Commission firmly believes that the revenue bond proposal *was* the best solution to the problem and that it *still stands* as the best solution.

"The real problem is to sell it to the people.

"The Mayor, the Public Utilities Commission and the Board of Supervisors by unanimous vote before election, agreed that the first step toward a permanent solution was adoption of a plan embodying the essential features of unification, namely:

"1. A uniform fare.

"2. A universal transfer.

"3. A uniform wage scale.

"4. Operation under a single management.

"All these advantages, and more, were contained in the revenue bond plan which was supported by the four metropolitan

daily newspapers and by large numbers of organizations for civic betterment.

"The results of the November 3rd election cannot reasonably be construed as a *final* mandate from the people against unification of the city's street railway systems.

"Less than 28 per cent of the registered voters were against acquisition.

"More than 26 per cent cast their ballots in favor of acquisition.

"The remainder, amounting to 164,202, did not even express an opinion one way or the other.

"The latest figures from the office of the Registrar of Voters tells the story:

"Total number of registered voters.....	367,352
Number who actually voted.....	228,704
Number who voted, but not on Proposition No. 26.....	33,461
Number (less absentee ballots) who did not vote on No. 26 .....	164,202
Number of absentee ballots.....	2,902
Number who voted for acquisition (No. 26).....	94,243
Number who voted against No. 26.....	100,904
Number of votes by which No. 26 failed to pass.....	6,761

"Thus, it becomes obvious that the margin of loss was less than 2 per cent of the registered voters and that by a swing of only 3381 votes the revenue bond measure would have carried. . . .

". . . This is the third occasion on which the acquisition of Market Street Railway Company by the city has been rejected by the voters. But it is worthy of note that the vote has been increasingly more favorable at each election, as indicated by the following records:

<i>Date</i>	<i>Yes</i>	<i>No</i>	<i>Margin of loss</i>
11-3-25	12,435	87,315	74,880
9-27-38	52,680	93,979	41,299
11-3-42	94,243	100,904	6,761

"The record parallels the history of acquisition by the city of the Spring Valley Water Company. There is significance in the fact that the Spring Valley Water Company's price became increasingly greater each election, as the following record shows:

#### *"Spring Valley Purchase*

(General obligation bonds requiring two-thirds majority to carry)

<i>Date</i>	<i>Amount</i>	<i>Yes</i>	<i>No</i>
1-14-10	\$35,000,000	22,068	11,722
4-20-15	34,500,000	39,951	33,455
3- 8-21	38,000,000	43,073	30,992
6-14-27	40,000,000	41,463	28,611
5- 1-28	41,000,000	82,490	21,175 (carried)

"Thus, although there elapsed a period of approximately 18 years between the first and final elections on Spring Valley purchase, the people nonetheless voted for acquisition. A period of approximately 18 years will have elapsed between the first and final elections on acquisition of Market Street Railway if the revenue bond measure is resubmitted to the people within the next few months, and, if they are given all the facts, we believe the measure will carry.

"The city's experience in acquisition of the Geary Street rail line, which was the beginning of Municipal Railway, was similar.

"The following tabulation tells the story:

*"Municipal Railway*

(General obligation bonds requiring two-thirds majority to carry)

<i>Date</i>	<i>Amount</i>	<i>Yes</i>	<i>No</i>
12- 2-02	\$ 700,000	15,071	11,331
10- 8-03	710,000	14,351	10,790
6-24-09	1,950,000	14,404	7,805
12-30-09	1,900,000	31,151	11,704 (carried)

"The above provides an even closer parallel, whereby the people voted against acquisition of the Geary line on June 24, 1909, yet on December 30 of that same year voted three to one in favor of it.

"We feel there is no point in further discussion of the several plans brought forward since the November 3rd election for the following reasons:

"1. Majority support for none of these plans has been obtainable.

"2. Any new plan looking toward immediate solution would have to be agreeable to Market Street Railway and to be so would have to be to their financial advantage.

"They are already committed, however, to the revenue bond plan. Before the election, the Mayor, the Public Utilities Commission and the Board of Supervisors by a vote of 11-0 were agreed upon it. The only reason that plan is not now going into effect is the fact that 3381 registered voters out of a total registration of 367,352 voted "no" instead of "yes."

"The question of fare is part of the transportation problem. It is obvious that the fare will have to be sufficient to meet all obligations, but that is true whether the railways are unified or whether they remain under separate ownership.

"The present revenues of the two roads will permit a 6-cent fare, give the universal transfer, pay the costs of a uniform wage scale, greatly improve service, pay all operating expenses, pay bond interest and redemption and leave more than \$1,500,000 per year for reconstruction, replacements, deferred maintenance and rehabilitation in the post-war period. These revenues should be increased when gasoline rationing begins.

"The revenue bond plan, properly presented, will not only break the wartime traffic bottleneck, it will provide a substantial reserve for the much-needed program of rehabilitation after the war.

"Those who were for the plan November 3rd will still be for it. We believe that many of those who opposed it because they misunderstood its nature and the seriousness of our transportation problem, will now support it. The various minor features of the plan which encountered opposition may be amended or removed.

"It is unthinkable that by failure to reach a solution now, we should have with us another 14 years the problems of dual operation, dual fare structure and dual administration without service improvement and without the universal transfer.

"The Public Utilities Commission, as stated above, is of the opinion that the revenue bond measure was the best plan *before* election and that it *still is* the best plan.

"The Commission therefore recommends, and the Mayor concurs, that the revenue bond measure, with its objectionable features removed or amended, be resubmitted to the people at the appropriate time. The date, of course, would have to be before adjournment of the coming session of the State Legislature so as to assure ratification of the charter amendment as required by law."

The proposal of the Public Utilities Commission that the revenue bond proposal be resubmitted at a special election was referred to the Joint Finance and Public Utilities Committee of your Honorable Board. To date this committee has held two meetings—one on January 7, 1943, and one on January 14, 1943, when it was voted to present this matter to the Board sitting as a committee of the whole, on February 1, 1943.

At this last meeting of the Joint Committee the question was raised as to wisdom of resubmitting the proposition to the people. We can only profit by past experience. The fact that this proposition has been turned down does not represent the final judgment of the voters as evidenced by the city's experience in the acquisition of a municipal railway and the Spring Valley properties.

The acquisition of Spring Valley properties was submitted to the voters many times before it was approved, yet on the final submission the "yes" vote was almost double that of the previous election.

Profiting by past experience, there is no valid reason why the matter can't be resubmitted to the people. I believe that if the question is resubmitted immediately at a special election when there will be no other propositions on the ballot to confuse the issue, the voters will approve it.

Is a special election necessary? I say that it is, for two reasons: (1) until we can decide upon the unification of our two railway systems, our transportation problem remains unsolved; and (2), bear in mind that the proposition is an amendment to our charter and unless such amendment can be ratified by the present session of the Legislature, in all probability we would have to wait two more years to enjoy the benefit of the amendment.

I am firmly convinced that this is the only solution to our transportation problem, and urge that this question be resubmitted to the voters of San Francisco at the earliest possible moment. I have faith in the intelligence and fairness of San Francisco voters, and am convinced that if they are given all the facts the measure will carry.

I quote herewith a copy of a report made by the Manager of Utilities to the Public Utilities Commission, dated January 19, 1943, on the subject of the beneficial results to be expected through consolidation, which the Public Utilities Commission has adopted, and which I approve:

"PUBLIC UTILITIES COMMISSION  
CITY AND COUNTY OF SAN FRANCISCO

Office of  
Manager of Utilities.

January 19, 1943.

"Commissioners:

Lewis F. Byington, President  
George Filmer Vice-President  
John P. McLaughlin  
Sam McKee  
W. I. Kohnke.

"Gentlemen:

"I have made a careful study of the beneficial results to be obtained by consolidation of the Municipal and Market Street Railways by reason of the purchase of the latter properties for the sum of \$7,950,000.



"In view of the shortage of critical materials and necessary funds for capital expenditures, this study has necessarily been confined to the use of the present facilities available on the two systems.

"The increase in revenue, since gasoline rationing became effective on December 1, 1942, has amounted to over 42 per cent for both railways over the same period one year ago, and it is possible that this gain may be even greater when the rubber situation becomes more acute than it is at present, and with continued increase in population.

"The following are some of the benefits which I believe will be obtained by reason of the proposed consolidation:

"(1) *Universal Transfers.* The institution of a universal transfer system will prove to be of great benefit to the people of San Francisco because they will be able to travel between any sections of the city in the most expeditious manner possible and with the payment of a single fare. This policy has been advocated by the Public Utilities Commission for many years, but would not be practical except where a uniform fare prevails.

"(2) *Uniform Fare.* The present differential in fare between the two street railway systems has produced a condition of unequal distribution of patronage, whereby some lines are greatly overcrowded while other lines are not carrying capacity loads. A uniform fare will restore normal redistribution of patronage.

"(3) *Market Street Service Improvement.* At the present time the Municipal Railway has reached the saturation point in its utilization of the outer tracks on Market Street, especially between Fremont and Sansome Streets. The inner tracks of the Market Street Railway Company are not fully utilized, in fact ten years ago the Market Street Railway Company had seventy-seven more street cars in service on Market Street than they now have. Nineteen hundred car trips are operated daily on the outside tracks between Fremont and Sansome Streets and eleven hundred car trips daily on the inside tracks.

"Merger of the two systems will make possible a redistribution of cars on Market Street, thereby gaining a full utilization of all four tracks. This realignment of service will improve car speed.

"It is proposed that of the thirty-five Market Street Railway cars now available and not in service, seven will be added to each of the Market Street lines, 'J', 'K', 'L', and 'N', and seven to the lines on Mission Street, which is now inadequately served by a combination street car and bus service.

"(4) *Additional Equipment Now Owned by the Market Street Railway Company Will Be Available for Operation, as Follows:* Thirty-five cars in good condition. Eighty-four cars in storage, approximately forty of which could, by overhauling, become available for service.

"Use of this existing equipment, which is all the equipment that San Francisco is going to be able to get until after the war, will enable the combined system to carry 20,000 more passengers at peak load hours than can be transported now.

"(5) *Sunset District Coach Line.* It is proposed to establish a bus line which will extend from Forty-sixth Avenue and Taraval Street over Forty-sixth Avenue to a point nearly midway between the 'N' line and the 'L' line, and thence into the downtown district. It will take some of the load off the 'N' and 'L' lines, which are now overcrowded, particularly during the peak periods.

"(6) *Extension of Silver Avenue Bus Line into Hunters' Point.* This extension will provide service for the residents in the Hunters' Point and a portion of the Bay View districts, also the war workers in the dry docks, direct to the Mission District.

"(7) *Express Service from the Bay View District to the Downtown Area.* It is proposed by this extension to provide direct downtown service to the residents of the Bay View District, no stops being made between Mission Street and Evans Avenue.

"(8) *Balboa Line Extension.* For some time past there has been a demand that the No. 31 Balboa line be extended to the Beach. This can very readily be done by laying tracks on Balboa from Twenty-ninth to Thirty-third Avenues.

"(9) *Faster Service on Nos. 6 and 17—Haight Street Lines.* It is proposed to operate the No. 6 (Haight Street) line through the Sunset Tunnel, reducing travel time very materially. It is also proposed to turn the No. 17 line onto Judah Street at Twentieth Avenue and operate over the Judah Street tracks and through the Sunset Tunnel, reducing travel time considerably.

"(10) *General Increase in Service.* The acquisition of additional equipment above referred to will enable us to also increase service on the lines operating into the Park-Presidio District, as well as those heavily traveled trunk lines, such as the 'B,' 'D,' 'F,' 'J,' 'K,' 'L' and 'N' lines. The present service on the No. 12 line, operating between the Ferry and Fleishacker Park is inadequate to meet the traffic demand and will have additional equipment.

"(11) *Increased Shop Facilities.* For many years the shop and garage facilities of the Municipal Railway have been inadequate to meet the demands placed upon them. This is particularly true at the present time when it is so difficult to obtain automotive parts. The Market Street Railway Company has extensive shop facilities at its Elkton Yards, which include necessary machinery for repairs and manufacture of both equipment and track structures.

"The Market Street Railway is now manufacturing in its own foundry many automotive parts, thereby eliminating the delay in receiving material with a consequent loss in use of equipment. Under consolidation, these facilities will also be available for the Municipal Railway.

"In addition, the Market Street Railway now has several pieces of operative property suitable for use as a central bus garage, and while it would not be possible to obtain at this time the construction material necessary to install permanent garage facilities, these properties will be used advantageously on a temporary basis.

"(12) *Economy of Operation.* Study has been made of the possibility of consolidating car barns, with a resulting saving in dead mileage.

"(13) *Extension of the Stockton Street Line from Market Street and Stockton to the Southern Pacific Depot via Fourth Street.* The present terminal of this line at Stockton and Market Streets produces a bottleneck, delay in the movement of all types of traffic at this point.

"The extension of this line will remove this obstacle and in addition will furnish direct transportation to resident of the Marina District to the Southern Pacific Depot.

"(14) *Bus Line Connecting the Miraloma Park District with Eureka Valley.* This proposed bus line will furnish

needed transportation to residents of both the Miraloma Park District and the Upper Market-Eureka Valley District.

"(15) *Storage Lot at Funston Avenue and Irving Street.* The block of land extending from Funston Avenue to Fourteenth Avenue and from Lincoln Way to Irving Street will have all cars and rails removed, thus doing away with its unsightly appearance. I recommend that the property be sold for residential purposes.

"(16) *Immediate Repairing of Track Areas on Outer Market Street, Fulton Street and Other Streets.* Street paving in the track areas of many parts of the city, particularly on the inner tracks on Market Street west of Valencia, and on Fulton Street from Stanyan to Forty-fifth Avenue, is in very bad condition and will be repaired immediately. I recommend that under consolidation the entire right of way paving situation be surveyed and that the condition be corrected wherever necessary.

"(17) *Universal 6-cent Fare.* Combined revenues of both the Market Street Railway Company and the Municipal Railway are sufficient to make consolidated operation of the properties profitable on a 6-cent fare. I, therefore, recommend that a city-wide 6-cent fare, with universal transfers, which will permit city-wide travel on a single fare, be established after consolidation of the railway system.

"I recommend that the California Street Cable Railroad also be purchased by the city and operated as a part of the municipal Railway on a 6-cent fare and with universal transfers.

"The Municipal Railway has sufficient funds available to buy the California Street Cable Railroad. No bond issue will be necessary for the purchase.

"Summarizing the above, I recommend that San Francisco purchase the Market Street Railway Company and the California Street Railroad. I believe that consolidation of the street railways will enable the Municipal Railway to provide proper transportation for the heavy demand now being placed upon it due to the war emergency.

"Very truly yours,

"(Signed) E. G. CAHILL,

"Manager of Utilities."

Inasmuch as the many months already consumed in investigation, inquiry and comparison of plans have made all the issues quite plain, there remains no reasonable ground for argument save in the language of the charter amendment or the necessity for resubmitting it. The current congestion on the city's mass transportation systems appears to me to be adequate argument in favor of resubmission and of the urgent need for speed in so doing.

#### Post War Program.

Even before the United States became an active belligerent in the war against the Axis powers, the Federal Government had recognized the fact that when what was then the rearmament program was over, there will be a period of widespread unemployment unless plans were made in the meantime for a program of public works to be inaugurated at the close of the emergency period or whenever economic conditions warranted.

This awareness resulted in the formation of Public Work Reserve, an agency sponsored by the Federal Works Agency and co-sponsored by the National Resources Planning Board. The function of this agency was to work with the various communities in the nation in developing an inventory of needed public improvements, which would

be held in reserve until the need arose to put this program into operation.

At the request of Mr. Terrell McKenzie, then State Director of Public Work Reserve, I called a meeting of all department heads and commissions of the city and county government on November 21, 1941, at which meeting Mr. McKenzie explained in detail the objectives of Public Work Reserve, and all departments of the city and county government were invited to submit projects for public improvements under this program.

Less than a month thereafter, the Japanese had delivered their sneak attack on Pearl Harbor, and what had been a rearmament program immediately developed into an all-out war effort, with the consequent mushrooming of shipbuilding and other defense activities.

In the thirteen months that have elapsed since Pearl Harbor, San Francisco and the Bay area has seen many of its industries converted from peace time pursuits to the manufacture of weapons of war or into operations ancillary thereto, with the consequent influx of tens of thousands of war workers from other sections of the country, many of whom undoubtedly will remain after the war is over.

This makes it all the more important that we prepare now for the readjustment period which must follow the cessation of hostilities. The need to plan now is emphasized by the National Resources Planning Board in their pamphlet "Post War Planning" issued in September, 1942, and from which I quote:

"There are those who contend that we should not plan now, but should wait until the end of the war and then begin to plan. To wait until the war is over will be to wait-until it is too late. When the war ends, some 70 billion dollars of war expenditure must be diverted into peace channels; when the war ends, 30 million war workers must be brought back again to tasks of peace. Great industries must be reorganized and reconverted. Many communities with war industries must be reorganized. Vast dislocations of men, materials, capital, must be relocated.

"In all these fields work is under way. It is not glamorous or headline activity. But if patiently and steadily the steps of formulation, discussion, revision and blue-printing can be pursued, the end of the war will find us ready to implement the ideas and ideals of our people in positive post-war action. This is the only way social progress has ever been achieved. It is the way in which we shall win the new rights and freedoms of man after this war.

"Of course the claims of men and materials for victory should and must have priority, but there is still room and need for careful reconsideration of the problems that are certain to come with peace, before the armistice brings that battling to a close. Labor, business, agriculture, instinctively recognize this as true and begin to make their preparations. All countries in the world recognize this and are making their various kinds of plans for the after-the-war period. Post-war preparation is not utopian planning. The real utopians are those who refuse to recognize the necessity of taking thought in advance, who foolishly believe that somehow the 30 million war workers will automatically fit into some perfect pattern of employment, in some great miracle of performance.

"This is a free country where men may think as they like and express their views, but many prefer to take thought in advance of the hour when trouble will descend upon us. It is a tragic truth that nations have been ready to prepare to any extent for war, but have not taken the time to prepare for peace. Hence the possible gains of the war have often been lost in the aftermath of the war."

In furtherance of this program, the various departments of the city and county have developed and filed with Public Work Reserve over

390 individual projects for needed public improvements with an estimated cost of over \$370,000,000, and other projects still are being developed.

A summary of the various projects, segregated by sponsoring departments, and with a brief description of the purpose of each, may be of interest.

In number of projects and magnitude of proposed expenditure the Department of Public Works leads with 100 projects for freeways, tunnels and highway improvements with an estimated cost of \$151,940,000, together with 53 projects totalling an estimated \$24,290,000 for the modernization of the sewer system in San Francisco and for the construction of new sewage treatment plants.

Second in line are the public utilities, which filed as follows:

Hetch Hetchy Water Supply and			
Power Project .....	16 projects		\$48,155,543
San Francisco Water Department..	40	"	17,891,000
Municipal Railway .....	16	"	2,528,090
Street Lighting .....	80	"	2,513,300
Airport .....	5	"	2,174,800
Total .....			157 projects \$73,262,733

The Hetch Hetchy program embraces the development of the Lake Eleanor-Cherry River section, complete with power house; power houses at O'Shaughnessy Dam, Early Intake and Red Mountain Bar; a new pipe line across the San Joaquin Valley; and an additional power transmission line from Moccasin to Newark. Plans now are being drawn for a power line from Newark to San Francisco.

The projects filed by the Water Department would modernize the San Francisco distribution system, including new filtration plants, new reservoirs, replacement of pipes, etc.

The 16 projects for the Municipal Railway provide for track replacement; track reconstruction; and the construction of new repair shop, paint shop, main storeroom, bus garage and storage sheds.

The Bureau of Light, Heat and Power projects provide for the modernization of street lighting throughout the city and the construction of additional city-owned street lighting facilities.

The Airport projects cover the extension of existing runways; improvements to roadways, runways, and breakwater; and relocation of roads and reclamation of grounds.

Proposed improvements by the Board of Education total 19 projects with an estimated cost of \$7,137,100, which includes completion of San Francisco Junior College; construction of new elementary schools for newly developed districts; new auditoriums; additional classrooms, gymnasiums and other improvements for existing schools; construction of athletic fields, etc.

Next in line is the Fire Department, which proposed four projects for extensions to the existing high-pressure system totalling \$3,406,500; also the construction of a headquarters building, the construction of 16 new fire houses, and the reconstruction of 32 fire houses, at a total estimated cost of \$2,476,000.

The Recreation Department filed six projects at an estimated cost of \$1,129,502 to provide field houses at four playgrounds, baseball fields and bleachers at the Crocker-Amazon playground and development of the Longfellow playground.

The Board of Trustees of the M. H. de Young Memorial Museum filed nine projects totalling \$1,014,824, the most expensive project being the erection of the monastery Santa Maria de Orvila, which was brought to this country from Spain and donated to the city by William Randolph Hearst. There also are included a warehouse; rehabilitation of the existing building; provision for new museum quarters; and offices and an extension of the west wing.

The Health Department filed 11 projects totalling \$668,128 to cover improvements at the San Francisco Hospital and Laguna Honda Home; an emergency center in the Richmond district and in the Bay View district; additions to the Hassler Health Home, nurses' homes at the Isolation Hospital and San Francisco Hospital; a laundry at the San Francisco Hospital; and an internes' dormitory in the Administration wing.

The Police Department filed 10 projects totalling \$583,450, including a new Traffic Bureau and Courts Building, Academy and training grounds, and the remodeling and alterations of the various existing police stations.

The Public Library filed 10 projects at an estimated cost of \$437,800, providing for six new library buildings and four branch libraries.

The San Francisco Housing Authority has in prospect six low-cost housing projects with an estimated total cost of \$4,034,832 which they have been forced to delay for the time being because of difficulties encountered in obtaining materials. These six projects are not in the same category as those previously mentioned because the Housing Authority has the funds on hand with which to complete these projects and all of the land has been purchased. These projects merely have been delayed due to war conditions and it is the intention of the Housing Authority to proceed with them as soon as conditions will permit. However, these projects are included herein because they represent work which will be available for the purpose of employing men and materials when the rush of war contracts is over.

Although the preliminary work of compiling the estimated costs and descriptive matter on all these aforementioned projects has been completed, there still remains the most important part of this program—the preparation of detailed plans, specifications and estimates of costs. The preparation of these detailed specifications and cost estimates involves considerable expense. I am not yet informed as to what may be expected as the total cost of preparing such plans and specifications, but I am informed that, roughly, 3 per cent of the total estimated cost of each project is a conservative estimate. This would mean that for all the projects filed to date, it would require approximately \$7,000,000 to prepare detailed engineering plans and specifications.

It is out of the question for San Francisco to appropriate such a sum for this purpose but it may be possible for us to secure either Federal or State subventions to prepare such data for at least the most desirable and pressing of these improvement projects.

Originally it appeared a likelihood that the Federal Government, through Public Work Reserve, either would advance funds or provide the personnel for the preparation of these plans and specifications. Unfortunately, though, the appropriation bill creating Public Work Reserve was found to be defective, and as a result that agency closed its local office in June, 1941, thus eliminating this possibility. However, the widespread interest in post-war planning, as evidenced by the activities of the National Resources Planning Board, the California State Planning Board, the local groups and associations—would appear to indicate that some Federal or State aid may be anticipated, either through the re-establishment by the new Congress of Public Work Reserve or by the creation of a substitute therefor.

In the meantime, the Chief Administrative Officer and the Manager of Utilities have stated their intention to employ their engineering forces, during whatever spare time may be available, toward the development of cost estimates and plans and specifications for projects already submitted to Washington. Whatever the method employed, it is vitally important that, when the post-war adjustment appears, San Francisco has available a number of completely detailed projects so that we will not, as during the last W. P. A. and P. W. A. program, be "caught short" in the distribution of Federal aid.

All the proposed improvements filed thus far represent decidedly utilitarian projects, well conceived and practical in application. Many

of them would result in increased revenue more than sufficient to offset in a depreciable period the cost thereof. Therefore, it is incumbent upon us, as forward-looking officials of this great city, to do all in our power to further these projects. By doing this, we not only will prepare to give employment to our citizens during the readjustment period, but also will avoid the waste and inefficiency of the P. W. A. and W. P. A. programs of the early '30's. We want no more leaf-raking or other such boon-doggling projects after we have crystallized the Axis.

### War Housing Center.

The furnishing of living quarters for the thousands of war workers who have been coming to San Francisco in ever-increasing numbers, began to appear as a problem early last year. This problem reached the acute stage last fall, and as a result, I recommended and your honorable Board approved the appropriation of funds to establish and maintain the San Francisco War Housing Center at 50 Post Street. This was established in cooperation with the Federal Government, as represented by the National Housing Agency, and furnishes a centralized location where war workers can go to list their housing needs. How well this Center has functioned can best be told by quoting the report of Mr. Fred H. Palmer, Manager:

"NATIONAL HOUSING AGENCY  
"San Francisco

"War Housing Center, 50 Post Street

"January 19, 1943.

"Honorable Angelo J. Rossi  
Mayor, City and County of San Francisco  
City Hall  
San Francisco, California.

"Dear Mayor:

"I take pleasure in informing you that the San Francisco War Housing Center in the past two and one-half months since it has been in operation has received 9,300 applications for housing. During this time it is estimated by careful tally that we have placed over 1,700 of these applicants.

"I am glad to report that we are constantly gaining in the number of listings recorded daily. During the first month we received about 30 listings a day and during the first two weeks in January we received 842 listings of available space; however, 75 per cent of these were where families had to share kitchen and bath facilities with other members living in the household. It is my sincere hope that when the Government Conversion Plan gets under way that this will be corrected.

"The War Housing Center now employs 15, all of whom are paid by the National Housing Agency, with a payroll of \$25,000 per annum. In addition to these employees, the Home Owners' Loan Company and the Federal Public Housing Authority have 10 employees now operating in this office. The budget of the San Francisco War Housing Center has to supply these employees with telephone, furniture, stationery, etc.

"By the time the budget of 1943-44 goes into effect it is conservatively estimated that we will be housing over 1,000 families per month and it is my sincere belief that a large number of these families will become permanent residents of the City and County of San Francisco.

"Very truly yours,

"(Signed) FRED E. PALMER, Manager,  
San Francisco War Housing Center."

The cost of operating this Center is borne partly by the City and County of San Francisco, partly by the Federal Government, and partly by the Hotel Emergency Housing Bureau.

The urgency with which I view this situation is evidenced by the following statement which I issued on last Thursday:

"The crying need for shelter to house the thousands of war workers, who have poured into San Francisco and who continue to arrive daily in vast throngs, presents a major problem to the city and its citizens.

"The war effort will lag unless we house these workers.

"To win the war we must produce ships, munitions and equipment.

"To do this, we must keep workers on the job.

"To keep them on the job, we must house them.

"All new private housing construction has been stopped by the Federal Government. Therefore, I ask you to 'Put a Roof Over a War Worker's Family' by:

"Listing all vacancies.

"Sharing your home.

"Remodeling to provide more living units, or

"Leasing your property to the Federal Government to remodel for you.

"Go to the War Housing Center, 50 Post Street, where you can list your vacancies and get information on loans to remodel your property.

"I urge you to cooperate.

"ANGELO J. ROSSI, Mayor,  
and President, San Francisco Civilian  
War Council."

### Juvenile Delinquency.

This problem was discussed in considerable detail in my message for last year. The Boys' Ranch School was moved from Gualala in Mendocino County to La Honda in San Mateo County, where 620 acres of land were purchased for this school at a cost of \$25,000.

Originally it was estimated that the total cost of constructing adequate housing and other facilities at the new location would cost about \$75,000. However, the Juvenile Court Department was successful in securing from the State, without cost, buildings formerly used by S. R. A. The cost of rehabilitating these buildings and the installation of electrical, plumbing and sewage disposal facilities aggregate \$40,602. All but \$5,000 of this total represented savings by the Juvenile Court Department in the appropriation for Maintenance of Minors.

One of the problems resulting from the tremendous influx of newcomers to San Francisco, was that of an increase in juvenile delinquency. In order to cope with the problem, I appointed a special committee on October 1, 1942. This committee met with representatives of the taverns, motion picture theaters, hotels, brewers and liquor distributors, with the result that these people not only pledged their full cooperation but also indicated their willingness to engage special employees for the purpose of keeping minors out of bars and discouraging them from attending late performances at the motion picture theaters.

This committee also proposed and drafted the so-called "curfew ordinance" which has been passed by your honorable Board and approved by me. This committee is doing a good job, and all their recommendations will be given my continued support.

### Venereal Disease Control.

Another problem presented by the thousands of troops passing through San Francisco, and by the thousands of war workers coming



here, is that of prostitution and resultant venereal disease. This is nothing new—armies from time immemorial have been preyed upon by camp followers, and every concentration point for troops always is beset by these harpies.

San Francisco was faced with this problem and steps have been taken to cope with it. During 1942 a program was inaugurated for the establishment of a separate court for women sex offenders, with a centralized headquarters in which will be coordinated the activities of the Police Department, Health Department and District Attorney, with the coordinated assistance of the Adult Probation Department for those offenders who appear possible of rehabilitation.

This program, while aimed primarily at the prevention of venereal disease, is an enlightened one in which rehabilitation of the offenders and their removal from the field of prostitution will occupy the efforts of all agencies concerned.

Quarters have been established in the Central Emergency Hospital, after necessary alterations; the total costs of this program are as follows:

Alterations—Central Emergency Hospital.....	\$13,130
District Attorney .....	287
Police Department .....	3,915
Adult Probation Department (\$1,477, \$3,126).....	4,605
Health Department .....	1,372
<b>Total .....</b>	<b>\$23,309</b>

### Harbor Control.

I have always contended that we should have the right to control and administer our own harbor. However, since the harbor area is in command of the military, and will be until the war is over, I deem it advisable that nothing be done on this problem now.

### State Taxes and Subventions.

In my message last year I stated that I considered San Francisco to be unfairly treated under the present method by which the State allocates subventions, in the form of shared taxes, to the various municipalities. The disparity between the amounts collected by the State from San Francisco citizens and the amounts returned to San Francisco in subventions, has continued.

For example, the following statement shows the amounts estimated to have been collected by the State from San Francisco during the fiscal year ended June 30, 1942:

*Statement Showing Revenues Collected by State of California for General and Special Purposes for Fiscal Year Ended June 30, 1942, and Proportion of Such Revenues Contributed by City of San Francisco, Estimated on a Population Basis.*

	Total State	Estimated San Francisco Contribution
<b>FOR GENERAL FUND:</b>		
Bank and Corporation Franchise and Income Taxes.....	\$ 34,393,734	\$ 3,159,365
Inheritance Tax .....	8,040,900	738,627
Insurance Companies Taxes.....	8,379,618	769,741
Motor Vehicle Transportation Tax.	3,542,476	325,407
Private Car Tax.....	452,866	41,599
Miscellaneous General Fund Revenue .....	4,432,977	407,207

## PARTLY FOR GENERAL FUND:

*Alcohol Beverage Control Revenue:*

Liquor Licenses.....	5,643,892	518,440
Stamp and Distilled Spirits Excise Taxes .....	10,038,776	922,149
Beer and Wine Excise Tax.....	2,124,049	195,112
Gift Tax .....	1,202,585	110,468
Motor Vehicle License Fees (In Lieu Tax) .....	14,402,650	1,323,009
Personal Income Tax.....	29,038,934	2,667,480
Retail Sales and Use Taxes.....	132,576,353	12,178,299

## FOR HIGHWAYS:

Gasoline Tax, net after refunds...	57,435,442	5,275,948
Motor Vehicle Registration and Other Fees .....	15,883,204	1,459,011

## FOR SUNDRY PURPOSES:

Use (Diesel) Fuel Tax—For bridges on State Highways.....	1,063,866	97,725
Pari-Mutuel Fees .....	1,700,648	156,219
Unemployment Insurance Taxes...	102,677,557	9,431,833

Total .....	\$433,030,527	\$39,777,639
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Out of this total, San Francisco received only \$13,381,806 from the State during the same fiscal year, as shown by the Controller's Annual Report.

The huge surplus now existing in State funds could well be used to mitigate this injustice.

In San Francisco, as all over the nation, we recognize the problem of providing the manpower necessary to successfully operate our war production plants.

It is true, perhaps, that some employees of the City and County of San Francisco could be released for the duration to the war industries.

To that end our Civil Service Commission has given each employee of the City and County a questionnaire to determine the available reserve of manpower in the city's service in occupations critically needed in the war effort.

You may rest assured that when this information is available this administration will make any adjustments recommended by department heads and agreeable to the employees, in the interest of the war effort.

Members of the Board: The foregoing touches, in some cases briefly and in others in some detail, on many of the accomplishments and problems of the past year. Detailed reports from the various department heads will accompany this message to you.

The year 1942 was one of the most momentous in the history of our country.

At the present time the cause of the United Nations seems to look brighter than at any time since the war began.

We, as public officials, must exert our every effort toward assisting, in every possible way, our armed forces at home and abroad.

Truly, we San Franciscans have an added ideal toward which to look. That ideal is the Cruiser "San Francisco" and its now famous history. The officers and men, living and dead, of our ship made world history in the Battle of Sava Bay. A few short weeks ago we welcomed them back home. In a few days those who have succeeded Admiral Callaghan and the gallant officers and men who gave their lives in this battle will take the "San Francisco" back and she will fight again for our country. She is the first of our navy vessels to be decorated for outstanding service. We public officials can and must in civilian life emulate the deeds of the men aboard the ship bearing our city's name.

I will continue my policy of carrying out every suggestion of the military authorities to that end.

Whatever our local problems may be, and we can expect some new and perhaps more difficult ones to arise, we must all be prepared to view them from the standpoint of doing the greatest good for the greatest number of our citizens.

Only with constant cooperation and teamwork among all public officials can we properly carry out the duties and responsibilities which we have accepted from the people of this great city.

Yours very truly,

ANGELO J. ROSSI,  
Mayor.

*Ordered made part of the record.*

## DEPARTMENTAL REPORTS

### CONTROLLER

The accounts of the Controller, in conformance with Section 68 of the Charter, were audited by Ernst & Ernst by direction of the Board of Supervisors.

In accordance with provisions of Section 66 of the Charter, audits of departments were made by the Controller's audit staff, with the exception of the following audits, which were made pursuant to the provisions of Ordinance No. 9.0621 by certified public accountants: Water Department, Hetch Hetchy, Board of Education, Municipal Railway, Retirement System.

The various audit reports, as well as statistical information, are in the process of being printed and will be included in the Controller's Annual Report.

### THE COORDINATING COUNCIL

Drastic changes brought by the war on organizational systems and routines have definitely made their mark in the work of the Coordinating Council.

Heretofore acting in the capacity of a recommending body, the Council in the past year has been called upon to become an extremely active directory body, and has created and set in motion a number of worthy innovations.

The manifold new problems, and the almost overnight changes brought about by the influx of families from the four corners of the continent, have tripled demands upon the Council's ingenuity and energies, and have forced the need for a widened front and broadened scope.

These problems faced by the Council during the past year touch primarily juvenile and adult social welfare alike, having to do chiefly with adult delinquency in juvenile care, with juvenile delinquency, with proper day care for children of working parents, and with carefully studied preventive measures to guard against a lowering of the high social, moral and health standards of San Francisco.

In each aspect of the work the Coordinating Council has cooperated and counseled with the specific department or departments of the city, state and federal governments, within whose jurisdictions the particular problems are administered over, and without exception these departments have welcomed and graciously accepted the Council's assistance.

The ten district councils have been no less busy than the executive body during the past year, and are to be commended for their industry, and for the intelligent study they have made of individual prob-

lems within their respective districts, as well as many constructive city-wide recommendations they have handed up for consideration.

During the last twelve months, to meet the increased demands upon its time, the executive body of the Coordinating Council has been meeting at least twice each month while the ten district councils have been meeting monthly.

The secretary of the executive council has, throughout the year, attended all district council meetings and thus has kept the executive council in timely and constant touch with their activities.

The chairmen of the district councils have been most conscientious in the performance of their duties and their agendas have been evidence of intelligent selection and preparation of the subjects of primary importance within their respective jurisdictions.

Despite the added duties that have been imposed upon department heads by reason of the abnormal times, individual attendance to executive council meetings has been excellent. The same commendation may be made of members of district councils.

Thus far the increased activities of the Coordinating Council have been referred to in rather vague and general terms. It must be remembered, however, that the work of coordination is largely intangible and difficult to report upon with any degree of conciseness. There are, nevertheless, a number of tangible matters which can be enumerated herein, as accomplishments of the Council during the year 1942, chiefly the following:

1. Advocacy of the establishment of a training course in Group Leadership to combat the drain on trained personnel by reason of enlistment and induction in the armed forces, which course has been installed and is now being conducted at San Francisco State Teachers' College.

2. In anticipation of farm labor shortage, the Council inaugurated plans and cooperated with other agencies in maintaining high standards in harvest camps where San Francisco youths were employed.

3. In anticipation of an increase in juvenile delinquency due to war activities, high wages and other readily recognized causes, the secretary of the Coordinating Council made a personal tour of observation of taverns, hotels, theaters and other public places, and his findings, reported to the Council, were relayed to other departments and agencies, both public and private, with appropriate recommendations and suggestions.

4. With the cooperation of the School Department, the Council held meetings with deans of girls of the high schools throughout the city, and advised the deans of changed and dangerous conditions to forearm them in their work.

5. Recommended the expansion of adult education classes within the School Department.

6. Recommended the establishment of compulsory parent education in the form of classes for parent instruction, to reach particularly ignorant, careless and wilfully negligent parents whose children are in danger of becoming juvenile delinquents, and further recommended that the Juvenile Court conduct such courses. This plan is designed primarily for the prevention of juvenile delinquency because of neglect by parents, and embraces a system of referral reports from the courts and agencies encountering shiftless persons having children being reared in bad home environment. This plan it is hoped will reach the true pre-delinquent child, the offspring of delinquent parents who, by reason of anti-social tendencies, are themselves involved with the law.

7. Enlisted the aid and support of the press in making the public conscious of conditions and publicizing corrective plans.

8. Cooperated with and aided the Mayor's Special Committee on Juvenile Delinquency in preparing a program and curfew ordinance which ordinance is now in force.

9. Conducted survey through district councils in cooperation with other agencies to determine needs for day nurseries.

10. Conducted study throughout the city to determine most beneficial leisure-time recreational, hobby, war service and miscellaneous activities for school-age children.

11. Cooperated with the housing authorities in the incorporation of community facilities such as nursery schools, health centers and recreation rooms within housing projects.

12. Recommended closer supervision of taverns, hotels, theaters, restaurants, bowling alleys, skating rinks, pin-ball machine and soft drink establishments, and with the Mayor's Committee called in proprietors and managers of such places and enlisted their cooperation.

13. Made a study of the "transient girl" problem with the aid of various agencies, including Travelers' Aid, Big Sister Bureau, Juvenile Court and School authorities, and made appropriate recommendations to interested departments.

14. Met with theater managers and enlisted their aid in better supervision of minor children attending theaters, and in refusing them admittance to late shows and during school hours.

15. Contacted Red Cross and solicited the setting up within the School Department courses in first aid, nutrition and home nursing, which is expected to be inaugurated at the beginning of the new year.

16. Developed an in-service training course for the Counseling and Guidance Bureau of the School Department, and obtained prominent speakers on varied subjects pertaining to juvenile delinquency and its causes, embracing thirteen lectures.

From the foregoing enumerated activities, there can be little question about the alertness of the Council to newly encountered problems arising since the war, or about its efficiency in meeting these problems. Beyond a doubt the past year has given the Council the opportunity of successfully negotiating a proving ground, and the real worth of such a body will become more appreciated before the world has returned to normal conditions.

## GOLDEN GATE BRIDGE

The world's longest suspension bridge is having a rough time, what with our entry into war, rubber and gas rationing, and reduction in non-essential traffic. The loss in receipts, if projected for the fiscal year, to end July 1, 1943, will be \$803,000.

As the burden of taxes, to make up any deficit in the revenues of the bridge, fall 80 per cent to 85 per cent on the taxpayers of the City and County of San Francisco, the solution of its financial problems is of paramount importance. Approximately 15.43 per cent of all vehicles crossing the bridge fall into the toll-free classification of government-operated vehicles, as defined in the original permit, granted by Federal Authority, allowing construction over United States Military Reservations. The Bridge Directors contend that it never was the intent of Washington to permit all federal employees, their dependents and relatives toll-free use of the structure. Court interpretations have included as being within the toll-free classification, all government traffic.

Relief is sought by H. R. 7667 (Lea-Welch Bill in Congress), which has the endorsement of Joseph B. Eastman, Director of O.E.M. It is estimated that the passage of this bill would result in new revenues to the district, totalling \$461,750 annually.

The net operating income of the Bridge District for the fiscal year, ended July 1, 1942, was approximately \$36,000 more than for the previous year. The sum of \$150,366.23 was expended during the same period for maintenance, of which \$95,057.74 went for painting. The 80,000 tons of bridge steel, exposed to spray and fog constantly blowing in from the Pacific, necessitates the steady engagement of an experienced crew to prevent surface deterioration.

Total revenue was \$2,292,945.10, compared with \$2,282,213.58 for the fiscal year previous. Average per day, \$6,282; lowest day's revenue, February 5, 1942, \$3,414; highest day's revenue, August 5, 1941, \$15,438.

The Office of Censorship has requested the Directors to refrain from publication of statistics concerning the number and types of vehicles crossing the bridge.

### SAN FRANCISCO-OAKLAND BAY BRIDGE

The San Francisco-Oakland Bay Bridge has continued throughout 1942 to serve the ever-increasing volume of traffic flowing between the two shores of San Francisco Bay. During this period the bridge has assumed even greater importance than in previous years because of its use as a vital link in the handling of transportation essential to the prosecution of the war.

The safety record continues to be good in spite of the large volume of traffic.

There has been a considerable loss of bridge personnel because of enlistment or induction in the armed forces. However, every reasonable effort is being made to obtain satisfactory replacements and to maintain the best possible service to the public.

This year's report indicates no traffic statistics, as requested by the Office of Censorship at Washington.

### FEDERAL PROJECTS

New San Francisco Appraisers Stores and Immigration Station, seventeen-story building under contract with Clinton Construction Company, amount of contract \$3,774,636, is still under construction and is now 56 per cent complete. Due to extraordinary war conditions, date for completion cannot be set at this time.

Since December, 1941 (after Pearl Harbor), the U. S. Navy (Headquarters of Twelfth Naval District), has taken over and occupied almost the entire Federal Office Building at Fulton, McAllister, Hyde and Leavenworth Streets, and other government activities then located in the building have moved outside to other office quarters (mostly leased).

The U. S. Treasury has acquired by purchase (estimated \$2,000,000) the Empire Hotel Building, largely for the benefit of the greatly augmented Internal Revenue and War Departments who now occupy same, and building has been turned over to the Public Buildings Administration for maintenance and operation.

Among quarters secured by lease and remodeled by the government for the activities involved are:

Abbott Building, 1045 Sansome Street—U. S. Army Postal Censor.

Don Lee Building, 1000 Van Ness Avenue—P. O. Dept.—Censor.

Postal Telegraph Building, 22 Battery Street—Social Security Board.

The latter activity was moved to San Francisco under decentralization program from Washington, D. C.

A large sum (total for which is not available at this time) has been expended on all federal buildings as well as some leased quarters and stations for the execution of dimout, blackout and other protective construction work covering air raids and subversive activities.

### BOARD OF EDUCATION

"Mobilizing San Francisco Youth."

This title, of a publication issued by the Superintendent of Schools in mid-year, keynotes the 1942 accomplishments of the San Francisco

Public Schools. From kindergarten through adult classes in War Production Training, all activities have been fitted to the Nation's wartime demands.

Since establishment of the first defense training class nearly two years ago on January 13, 1941, in anticipation of indicated manpower shortages, 36,027 men and women have been trained in public school classes to take their places in war production industries. Courses for acetylene welders and burners, aircraft mechanics, arc welders, asbestos pipe coverers, communicators, draftsmen, machinists, marine electricians, marine sheet metal workers, radio repairmen, merchant marine seamen, shipfitters, steamfitters, pipefitters, telegraphers and teletype operators have furnished San Francisco's throbbing war industries with thousands of men and women needed to keep production at its present tempo. The close of the year finds shops and classrooms fully equipped and ready to receive the additional thousands of trainees still needed to keep shipyards and factories working at full capacity, and beyond. San Franciscans, not now engaged in war industries, are urged to take advantage of this unparalleled training opportunity.

Curriculums of San Francisco Junior College, the nine public high schools and the eleven junior high schools have been adjusted to meet the national program recommended by the National Institute on Education and the War held in Washington, D. C., in midyear. Not neglecting the paramount importance of the fundamental education necessary to train our youth to meet the problems of post-war reconstruction, the 1942 secondary school courses of study find emphasis being placed on: (1) physical education courses emphasizing body-building; (2) physics courses adapted primarily to be effective for those pupils who will enter specialized services in the armed forces and industry; (3) new courses in the science of aviation; (4) new courses in aviation mathematics, concentrating on the fundamentals of arithmetic, algebra, geometry and trigonometry; and (5) pre-induction courses in the fundamentals of electricity, machines, shopwork, radio and automotive mechanics.

Likewise in conformity with recommendations of the National Institute on Education and the War, little change has been made in the elementary school programs although teachers have been urged to strive even more for greater proficiency. The children at this grade level, however, as well as those in the secondary schools, have made outstanding records in scrap drives, stamp and bond purchasing, and similar enterprises.

The year 1942 saw in full operation for the first time, the new program of counseling and guidance established at the start of the fall term of 1941. Two geographically based Child Guidance Clinics have been established, one located in the Girls High School building and the other in the Fairmount elementary school building. Faced with the hundreds of new children's problems occasioned by war hysteria, working mothers and similar causes, an outstanding program has been developed.

San Francisco's high school boys and girls surprised the state by their response to the urgent call made by the agricultural districts for emergency harvest season help. At needed times during the summer and early fall months, 2,500 boys and girls, under the supervision of teacher, labored long hours in fields and orchards harvesting California's vital crops. The value of this work was recognized by adoption of the following resolution by the Agricultural Committee of the Chamber of Commerce:

"Whereas, farmers of Northern and Central California are about to complete harvests of bumper crops planted in response to urgent Government requests to produce 'Food for Victory'; and

"Whereas, despite initial forebodings of heavy crop losses

due to widespread shortage of harvest labor, losses appear not to have greatly exceeded normal losses for most crops; and

"Whereas, volunteer harvest workers recruited in cities and towns, notably San Francisco, are responsible for averting greater crop losses by their prompt response to farmers' appeals for aid, thus contributing to saving valuable foodstuffs vitally needed by the nation; and

"Whereas, San Francisco set an outstanding example for other communities to follow in organizing to aid in the harvest; now, therefore, be it

"Resolved, That the farmer members of the Agriculture Committee of the San Francisco Chamber of Commerce do hereby extend their thanks and deep appreciation to the members of the San Francisco War Time Harvest Council, and to San Francisco generally, for their part in helping to save in the 1942 harvest season essential crops in Northern and Central California."

Assistance in the harvest was only one of the emergency programs in which pupils and teachers participated. In addition to a general heavy response to Civilian Defense volunteer programs, all teachers and other school department employees carried through to success the city's two rationing registrations, for sugar and gasoline.

Particular commendation must be given to the school department's janitorial staff. Organization of Civilian Defense activities necessitated use of school buildings for meeting and training purposes. During 1942, more than four thousand such meetings were held and all of these school janitors volunteered their services as building custodians.

The San Francisco Public Schools stand ready to meet the demands that 1943 may bring and to continue, to the limits of capability and energy, to fulfill the educational needs of this city.

## POLICE DEPARTMENT

The ensuing report is submitted as a brief account of the activities of this department for the crowded year of 1942. The activities of the department and results produced thereby clearly show the energetic and conscientious effort expended in the performance of duty by the men of this department, and this becomes particularly impressive, when in retrospect we look upon the eventful character of the past year during which the population of our city was increased by approximately 90,000 people.

1. *Major Crimes.* Actual total figures on crimes involving attacks upon property show a decrease, while the statistics relating to crimes upon persons indicate an increase. More specifically the percentages are as follows: Robbery, 21 per cent decrease; grand theft, 7 per cent decrease; murder, 75 per cent increase; petty theft, 4 per cent increase. The total losses in cases of attacks upon property, as compared with the year 1941, show a 5 per cent increase, while the total recovery of property for the same period shows a 7 per cent increase.

Maintaining the high standard set in the year 1941, there were no successful bank holdups to mar the perfect record of the San Francisco Police Department. There were two instances of attempted bank holdups, and in both cases the attempts were frustrated, the culprits apprehended, and the total temporary losses recovered.

2. *Commendations for Meritorious Conduct.* Commendations for bravery in this department were awarded during the year 1941 as follows: Commendation "A," which is given by the Chief for an act performed intelligently in the line of police duty, or for any important arrest involving elements of initiative, intelligence or bravery, was given to eight members of this department. Commendation "B," which is given by the Board of Police Commissioners for the performance of acts unquestionably involving bravery and risk of life, and with knowl-



edge of risk assumed in the performance of police duty, was given to two members of this department. These commendations were based upon instances wherein those officers commended succeeded in apprehending gunmen under exceptional circumstances; or, with knowledge of the risk assumed, faced gunfire or saved lives at the risk of their own.

3. *Traffic Accidents.* The present year, when compared with the year 1941, shows a 19 per cent decrease in fatalities arising from traffic accidents, while the total number of non-fatal accidents indicate a decrease of 10 per cent. In order to present a more graphic picture of the above, the following figures are submitted, to-wit: From January 1, 1941, to December 10, 1941, there were 92 deaths as a result of traffic accidents, while for the same period during the year 1942, there were 77 deaths resulting from traffic accidents. This reduction by 15 in number of traffic deaths can be attributed to constant and efficient traffic enforcement.

4. *Junior Traffic Patrol.* Once again the unceasing, vigilant, and constant effort of the Junior Traffic Patrol has been rewarded by the welcomed fact that no child of school age was killed in the past year at school crossings during school hours.

5. *Police Academy.* By virtue of the continued functioning of the Police Academy, the new recruits entering the department were provided with the advantage of primary instruction in general law enforcement work. Members of the Military Police of the Army of the United States have during the year from time to time availed themselves of the opportunity to partake of the specialized instruction in police work provided at the Police Academy. By utilizing available experts in individual police lines, the Academy continues to be operated in an economic and efficient manner, thus making more certain its beneficial and continued existence.

6. *Auxiliary Police.* With the advent of the Civilian Defense Program in the City and County of San Francisco, there devolved upon the San Francisco Police Department the burden of moulding an auxiliary police unit into an efficient and practical organization. Utilizing men within the department who possessed special ability along related police lines, the where necessary procuring the services of other volunteers, the auxiliary police unit by virtue of a sound training program soon solidified into a concrete organization which was to supplement the regular force in times of necessity. Since its inception, the auxiliary members of the police force have proven their worth by rendering valuable assistance when it was required of them, and further credit was brought to the organization by the outstanding police work of certain individual members in isolated instances.

An advanced course of instruction is offered for members who have completed their primary training, and as new members are absorbed, groups are formed and given basic training. Considering the voluntary nature of the organization, the Auxiliary Police are to be commended for their fine showing during the year 1942.

## FIRE DEPARTMENT

No city department has been more seriously affected by the present national emergency than the Fire Department.

That this department is fully equal to its normal task, i.e., the protection of the lives and property of its citizens against the hazards of peace time fires, has long ceased to be a matter worthy of eliciting special comment. Judicious management, splendid leadership and an esprit de corps among the rank and file which is unsurpassed anywhere, have resulted in an organization which fully merits the confidence and the goodwill of every citizen, and again, during the year now coming to a close, the record and the achievements of the San Francisco Fire Department have fulfilled all expectations.

But a far greater duty has now been entrusted to this important branch of the municipal government. Numerous new functions and activities, brought about by war conditions, were assigned to the officers and members of the department, constant inspection and patrol of the waterfront, organization of an arson and sabotage bureau, enrollment and training of auxiliary firemen, training of fire squads for plant protection, demonstrations of incendiary bomb control and many more.

Long before the actual declaration of the present war, it was realized that in the event of enemy attack, the existing fire defenses would not be able to cope with a large number of fires which might be started simultaneously, and the need for the expansion of the fire service, and for the procurement of additional fire apparatus and equipment, as well as for the training of a large number of auxiliary firemen, had become apparent.

Based upon the recommendations of the San Francisco Civilian Defense Council, this program of expansion of the fire service has been carried on vigorously, and in spite of the many obstacles and delays imposed by governmental restrictions and regulations, made necessary by the paramount requirements of the armed forces, satisfactory progress has been made toward its achievement.

Given general public approval through the overwhelming majority by which the Fire Protection Bond Issue was voted on June 9, 1942, the purchase of the necessary apparatus and equipment was immediately initiated, and to date, besides the regular equipment of the department, we have the following auxiliary fire apparatus, fully equipped and ready for service: 186 auxiliary fire pumps, each of 500 g.p.m. capacity, 86 of them mounted on trucks and the remaining 100 of the trailer type. Some 300 more have been purchased and are being mounted and outfitted in our shops.

Right here it is necessary to say a word of praise for the excellent work which is being done in this connection in our own repair shops, under the direction of the Purchaser of Supplies and his able shop superintendent.

To adequately man this auxiliary fire apparatus, more than 5000 auxiliary firemen have been enrolled and trained, and they are now attending weekly drills in the firehouses, and it is a source of great satisfaction to note that despite the entirely voluntary basis upon which they serve, they display a splendid ability, great enthusiasm and a singular devotion to their duties, and our citizens owe them a very heavy debt of gratitude.

For the proper housing of this auxiliary apparatus, 27 temporary firehouses have been, to date, completed. These houses have been erected on school lots, recreation centers and other public owned sites. Contracts will shortly be let for 23 additional houses in the near future, and further expansion of this program will be governed by the additional amounts of available equipment.

Comparing our efforts and accomplishments in regard to auxiliary fire protection service with those of other communities throughout the country, I feel that San Francisco, fully recognizing its vulnerability and its importance as the principal port of embarkation of the Pacific Coast, is squarely meeting its obligations and is doing its full share in the national war effort.

### CIVIL SERVICE COMMISSION

During the calendar year of 1942 the Civil Service Commission completed 119 examinations for which a total of 30,799 applications were filed. This compares with 70 examinations completed during the year 1941.

As of this date, there are 825 employees under civil service status on military leave with the armed forces of our country.

The municipal service has been disrupted even more severely, however, by the large number of employees who have resigned or relin-

quished their positions to accept employment elsewhere. For the fiscal year ended June 30, 1941, 204 employees resigned or relinquished their positions and that was somewhat in excess of the normal over a ten-year period. For the fiscal year ended June 30, 1942, a total of 631 employees resigned or relinquished their municipal employment and since July of this year the number of resignations and relinquishments has increased. The replacement of employees on military leave and employees resigning or relinquishing their positions when the filling of such vacancies is essential to the orderly operation of the local government has placed a severe strain on the Civil Service Commission.

In order to meet the new conditions, the Commission prepared and sponsored a charter amendment which was approved by the people at the November 1942 election, authorizing in the absence of regularly constituted lists of eligibles limited tenure appointments, which may continue for the duration of the war, such appointments to be determined on the basis of informal, non-competitive tests. It is hoped and expected that operations under the limited tenure provisions will facilitate the recruitment of personnel for essential positions in the municipal service.

On July 1, 1942, salary standardization became a fact for all employments of the local government subject thereto. The enactment by the Board of Supervisors of salary standardization schedules is the culmination of a program initiated by me more than seventeen years ago when I introduced to the Board of Supervisors a Charter amendment calling for standardization of compensations of municipal employees. However, since the schedules made effective in July of 1942 were based mainly on conditions which prevailed in 1930, the need for revision of these schedules was soon apparent. Pursuant to a Charter amendment approved by the people at the last election, the Civil Service Commission has undertaken an extensive investigation of wages being paid currently in private employment and in other governmental jurisdictions in this state and intends to submit to the Board of Supervisors in the early part of March a proposed revision of the existing salary standardization schedules. To assist in this work and with my approval, the Civil Service Commission has employed the Public Administration Service of Chicago, which, as the members of this honorable Board know, is a non-profit organization whose services are available only to governmental agencies.

Another important Charter amendment was approved by the people dealing with military leaves of absence in time of war. This amendment was necessary in order that employees might, under certain conditions, be released for services in connection with the war effort although not directly in the fighting services.

Several other amendments have been approved by the people during the current year, extending civil service to the following employments and departments:

de Young Memorial Museum.....	45 employments
California Palace of the Legion of Honor.....	25 employments

Charter amendments were also approved placing the employees' Health Service System under civil service regulations and placing some 26 employees of the Salvage Corps of the Underwriters' Fire Patrol under civil service.

The duties of the Civil Service Commission have been carried on during the year in a manner which reflects the highest credit on the members of the Commission and the staff and I express my appreciation for their loyal service.

## EMPLOYEES' RETIREMENT SYSTEM

The Retirement System included 12,462 employees at June 30, 1942. During the fiscal year ending on that date, 178 members were retired because of age or disability and 94 active members died. Many of the

positions thus vacated were not filled. During 1941-42, 150 retired persons died, and on June 30, 1942, there were 2,089 persons receiving allowances under the Retirement System, this number including aged and disabled members retired from the several departments and also retired firemen and policemen, and their widows, where retirement allowances were continued to them or death resulted while in performance of duty.

The administration of the State Compensation Insurance Law, as it affects all city employees, is centralized under the Retirement Board. Reports of all injuries among approximately 13,000 employees are made to the Retirement Office and claims are adjusted and benefits paid in accordance with the State law and Charter, the City and County acting as self-insurer in relation to all employees. During the fiscal year 1941-42, 945 compensation cases were handled, under which either weekly benefits or medical expenses were paid. Approximately 1,531 additional cases were handled which were not of sufficient severity to qualify for compensation benefits of any kind. The investments of the Retirement Fund at June 30, 1942, totaled \$30,717,014 as against \$28,557,631 as of June 30, 1941.

### ASSESSOR

Assessor Russell L. Wolden has been cooperating closely with the Army, Navy and Civilian Defense authorities, making available the technical skill and knowledge of his office to the furtherance of the war effort.

Military authorities have commended the Assessor for this invaluable assistance.

The new year holds many new and difficult assessment problems due to war conditions. Despite a limited staff, the Assessor's Office will continue to maintain fair and equitable assessed valuations.

### SUMMARIZED COMPARISON OF ASSESSMENT ROLLS

	1942-43	1941-42
Property assessed by the Assessor:		
Tangible Property:		
Real Estate and Improvements.....	\$ 668,002,629	\$ 658,696,945
Personal Property:		
Secured and unsecured.....	90,157,437	85,473,191
	<hr/>	<hr/>
	\$ 758,160,066	\$ 744,170,136
Less, veterans' exemptions.....	7,472,154	7,177,626
	<hr/>	<hr/>
	\$ 750,687,912	\$ 736,992,510
Intangible Property:		
Solvent Credits (10c per \$100).....	\$ 194,667,853	\$ 150,089,220
Property assessed by State Board of		
Equalization:		
Tangible Property:		
Real Estate and Improvements.....	\$ 56,116,120	\$ 56,484,740
Personal Property .....	32,143,990	32,908,920
	<hr/>	<hr/>
	\$ 88,260,110	\$ 89,393,660
Intangible Property:		
Solvent Credits (10c per \$100).....	\$ 65,825,540	\$ 37,404,920
Total Property subject to City and County		
Taxes .....	\$1,099,441,415	\$1,013,880,310

### TREASURER

On the morning of October 26, 1942, when the news was received of the sudden death of Treasurer Captain Duncan Matheson, public

officials, city employees and his many friends bowed their heads in sorrow. We will mourn his loss for time to come.

Thos. K. McCarthy was appointed to fill the unexpired term of the late Treasurer. Mr. McCarthy was Chief Assistant to him for the past twelve years, and a member of the Treasurer's staff for thirty-four years.

Pension demands drawn in favor of the late Treasurer, Duncan Matheson, in the amount of \$22,878.17, were returned to the Controller on December 1, 1942, for cancellation, the family of the late Treasurer having refused to accept same.

Cash on hand at the close of business June 30, 1941, \$20,078,260.71. Cash received, fiscal year 1941-1942, \$83,356,914.44. Cash disbursed, \$82,721,131.10. Total cash \$166,078,045.54. Cash on hand at close of business June 30, 1942, \$20,714,044.05. Journal transfers, \$125,208,-829.18.

The annual audit for the fiscal year 1941-1942, of the Treasurer's office, was made by the Controller, and was found to be correct.

The San Francisco City and County Employees Retirement System securities in the amount of \$27,337,662.50 as of June 30, 1942, was audited by the firm of James O. Sully, Certified Public Accountants, under the supervision of Controller Harold J. Boyd, and found to be correct. These securities are kept in the joint custoday vault of the Treasurer's office.

The Treasurer has received from the Federal Reserve Bank, war bonds in the amount of \$394,550, and turned same over to the Controller for delivery to the public officials and employees of the City and County of San Francisco.

Number of City and County of San Francisco warrants paid during the fiscal year 1941-1942, 725,312. 292,890 coupons paid for a total of \$6,590,027.75. 8,196 bonds paid for a total of \$8,196,300.

Total collections for inheritance tax, \$1,095,247.59. Total receipts issued, 1,051. Safe deposit box examinations and contents listed, 1,610. Certificates issued in connection with the transfer of securities and bank accounts, 10,052.

## SHERIFF

Daniel C. Murphy, Sheriff of the City and County of San Francisco, outlines his activities for 1942 as follows.

*Receipts.* County commissions, fees and mileage, \$38,361.92; cash receipts under writs of attachment, executions, fee deposits by plaintiffs, and cash deposits by defendants in lieu of undertakings on release of attachments, etc., \$190,375.60; sales of personal property after deduction of county commission and fees, \$23,187.90; sales of real property, \$26,475.75; total, \$278,401.17.

*Process and Papers Filed and Issued.* A classified list of all process and papers filed and issued for this same period is as follows: Bonds (personal and surety), 21; claims of exemption—notice of preferred claims—releases—third party claims, 1,689; claims and delivery and writs of replevin, 93; miscellaneous, 234; notices, 198; orders of arrest, 64; orders of examination, 44; orders to show cause, 220; subpoena, 151; summons (civil actions), 2,187; writs of attachment (personal property), 7,948; writs of attachment (real property), 21; writs of execution (personal property), 6,843; writs of execution (real property), 10; writs of possession, 152; certificates (issued), 61; deeds (issued), 8; total, 19,958.

Under and pursuant to such writs of attachment and writ of execution, most of the personal property levied upon consists of garnishments. However, under that type of writs, including claim and delivery and writs of replevin, the following personal property sales were consummated:

Number of sales, 79; amount, \$23,187.90. The process under and pursuant to which these so-called evictions are made is termed "Writ of Possession" and will hereinafter be referred to by that name and

will be enumerated under the classified list of process captioned: Writs, of possession received or filed, 144; possession to plaintiff, 75; unexecuted, 36; number of forcible evictions, 33.

*County Jails—Numbers 1, 2, 3 and 4.* The monthly average population of inmates confined in all San Francisco County Jails for fiscal year July 1, 1941, to June 30, 1942, both dates inclusive, is 924.33; the total for the 12 months, 11,092.

There were 595 Federal male and 24 Federal female prisoners received during this period with a daily average of 55.

The amount (total) received from the United States Government for maintenance and subsistence of Federal prisoners for the fiscal year, July 1, 1941, to June 30, 1942, was \$9,347.20.

During the calendar year of 1942 there were 692 male patients and 532 female patients transported from the Detention Hospital to various state institutions.

From our County Jails, 194 male and 11 female prisoners were transported to state penitentiaries and other correctional institutions during this same period. The transportation of these persons is under the direct supervision of the Sheriff and follows the procedure authorized on January 13, 1936, of Ordinance 7.062, Bill 890. All surplus money received from this source is deposited with the Treasurer of the City and County of San Francisco by the Sheriff. While under the law the Sheriff could retain this surplus money, he believes it should be used for the benefit of the taxpayers of the City and County of San Francisco. This new procedure adopted by the Sheriff has resulted in a saving to the City and County of San Francisco of \$5,184.49 during the last fiscal year.

At the request of the Sheriff, Ordinance 7061, Bill 860 was drafted and approved on January 13, 1936. This ordinance established County Jail stores to be maintained for the convenience of prisons and under this procedure, should there be any profit, it would be deposited with the Treasurer for the benefit of the taxpayers of the City and County of San Francisco. These stores are under the direct supervision of the Sheriff, and with minimum prices on all commodities sold in the stores, the profit for the last fiscal year amounted to \$6,362.62.

## PUBLIC UTILITIES COMMISSION

San Francisco's publicly-owned utilities, which had been under direction of the Public Utilities Commission for ten years on January 8, 1942, climaxed their decade of steady growth and progress by the establishment of many new records during the year and by expansion of service to many thousands of new consumers.

Summaries of the activities of the several departments under the jurisdiction of the Commission follow:

## MUNICIPAL RAILWAY

The Municipal Railway at the close of the calendar year 1942 had completed its thirtieth year of continuous operation in furnishing transportation to the people of San Francisco.

Due to the vital need of transportation to meet the demands of war conditions, every effort has been made in the past year to cope with these abnormal transportation requirements with present available equipment and facilities. A review of the year's business shows all Municipal Railway prior records exceeded and that this year was the most outstanding year in the history of the railway.

The great progressive increase in travel which occurred during the year is best illustrated by comparing the daily average passenger revenue of the last pre-war month, November, 1941, with the figures for the succeeding months to December, 1942. In November, 1941, the daily average passenger revenue was \$11,155 per day. Like figures for the

months following show daily average receipts for each month as follows:

December, 1941 .....	\$11,208
January, 1942 .....	11,456
February, 1942 .....	11,948
March, 1942 .....	12,455
April, 1942 .....	12,611
May, 1942 .....	12,462
June, 1942 .....	13,097
July, 1942 .....	13,162
August, 1942 .....	13,384
September, 1942 .....	13,989
October, 1942 .....	14,636
November, 1942 .....	14,221
December, 1942 .....	16,184

The increase in December, 1942, over November, 1941, amounts to \$5,029 per day, or 45.09 per cent.

The curtailment of the use of private automobiles through tire and gasoline rationing was a major factor in increasing the volume of travel on the street railway cars and coaches.

As the fullest use of all present street railway transportation facilities was demanded to handle the war-time travel requirements, it was decided that unification of the Market Street Railway and the Municipal Railway under city management with a single fare would best accomplish this purpose.

After extensive negotiations with the Market Street Railway Company, extending over several months, which resulted in that company agreeing on a price of \$7,950,000 for its operative properties, a proposal for purchase by the city through the issuance of revenue bonds was submitted to the voters on November 3, 1942.

The many advantages of unified operation under city management of all present street railway properties was thoroughly discussed through the medium of the press and had the approval of most interested civic bodies. It was shown that the maximum use of the facilities of both railways would be obtained and that the city would benefit greatly financially.

This purchase plan failed of passage by a margin of some 6,000 votes, there being some 28,000 of those voting at this election who did not express an opinion on the purchase plan. The resubmission of a similar purchase plan to the voters is thought advisable as this still seems to be the best solution of this important transportation problem.

In view of the rationing of gasoline on December 1, 1942, and in order to prevent a transportation crisis, a plan of staggered hours for industrial, store, bank and other workers, including schools, was agreed upon and placed in effect on November 15, 1942. This has helped immeasurably to enable the street railway companies to handle the tremendous increase in the volume of riders as reflected by the Municipal Railway's week day receipts for December, 1942, of over \$17,000 per day and Sunday receipts for the same month of over \$10,000 per day.

Total operating revenue for the year amounted to \$4,900,097, an increase of \$794,263, or 19.34 per cent over the previous year, and the highest figure in the Municipal Railway history. Operating expenses totaled \$3,728,641, an increase of \$347,839, due principally to increased service operated and to wage increases to platform men and other classifications.

After providing the amount of \$413,598 for depreciation, \$182,058 for accidents, and \$54,583 for bond interest, the railway had a net income of \$531,270, an all-time high in its history.

Car and coach hours operated for the year amounted to 1,119,198 hours, an increase of 56,179 hours, or 5.28 per cent over the previous year, and the highest ever operated by the railway.

Changes made through consolidation of bus route No. 3 and No. 10 into one route No. 3 provided through service from Twenty-fifth Ave-

nue and Sea Cliff Avenue to the terminus of the "J" line at Thirtieth and Church Streets and added 2.56 miles of one-way routing.

Passengers carried during the year totaled 126,974,643, an increase of 18,131,509, or 16.66 per cent over the previous year, and an all-time high for the railway. Street cars and coaches traveled a distance of 10,693,444 miles, which is an increase of 453,754 miles, or 4.42 per cent over last year, and the greatest mileage operated in any previous year by the railway.

Effective December 1, 1942, the California Street Cable Railroad Company was granted an increase in fares of 6 cents with the provision for an interchange of transfers with the Municipal Railway on an even basis, no interchange of money to be made. The fare on the Market Street Railway Company's lines remained at 7 cents during the year and on the Municipal Railway lines at 5 cents.

Track roadway and equipment have been maintained in excellent condition, the sum of \$485,444 having been expended for this purpose. Included in this maintenance work was the overhauling and painting of thirty-seven street car bodies and ten motor coaches. Priority restrictions due to the war have made it increasingly difficult to obtain certain materials, and it has therefore been necessary to utilize all materials to the fullest extent to maintain operation and to cooperate in the war effort.

Expenditures for new construction, equipment, and replacements amounted to \$85,296. This is a decrease of over \$400,000 from the previous year and is due mainly to war conditions restricting the use of critical materials and to the shortage of labor, with the result that replacements have been confined mainly to small jobs absolutely essential to the operation of the railway.

Purchase orders for twenty-three motor coaches were drawn in the early part of 1942 in the total amount of \$266,105, but due to priority restrictions and pending approval by the War Production Board this much needed equipment cannot be secured. Funds set up in the amount of \$160,000 for a new motor coach garage and \$180,000 for proposed trolley coaches on Union Street are being held in abeyance due to war conditions restricting the purchase of materials and equipment.

During the year, under track maintenance and replacements, 1750 feet of single track was reconstructed, 222 thermit weld joints were installed, 55,440 square feet of concrete base seven inches deep was renewed, and 114,395 square feet of asphalt paving was replaced.

In addition to the above, on Stockton Street and on Van Ness Avenue 54,740 square feet of asphalt surface between rails was reconditioned by burning and scraping.

On December 1, the sum of \$100,000 in bonds of the railway was retired from earnings so that there now remains an indebtedness of only \$1,000,000 against the railway properties which are conservatively valued at \$10,000,000.

Due to the large number of employees leaving for military service and for other employments during the year, it became increasingly difficult to obtain sufficient street car and motor coach operators to maintain required schedules. Civil service lists for men and women operators became exhausted, and it was necessary to advertise for and to employ operators other than on civil service lists.

The Municipal Railway training department was required to train 635 street car and coach operators during the year, which is over 50 per cent of the entire number required for operating street cars and coaches. Thirty-two women are now working as conductors in the railway.

From all indications, the coming year will demand even greater efforts from those charged with the maintenance of transportation than was required in the past year, in order that the demands of war-time transportation be met and that the war effort may not be impeded.



**MUNICIPAL RAILWAY OF SAN FRANCISCO**  
**INCOME AND PROFIT AND LOSS STATEMENT**  
 Calendar Year January 1, 1942, to December 31, 1942  
**ESTIMATED**

OPERATING REVENUE .....		\$4,900,097
OPERATING EXPENSES:		
Way and Structures.....	201,827	
Equipment .....	283,617	
Power .....	555,500	
Conducting Transportation .....	2,324,510	
*General and Miscellaneous .....	363,187	
	<u>\$3,728,641</u>	
Less: Subsidy from State Board of Harbor Commissioners for operation of Embarcadero Buses for .....		
Net Operating Expense.....		<u>3,728,641</u>
Net Operating Revenue.....		<u>\$1,171,456</u>
Plus Non-Operating Revenue:		
Interest on Daily Balances.....\$	3,056	
Misc. P & L Credits (Net).....	6,997	10,053
		<u>10,053</u>
GROSS INCOME .....		<u>\$1,181,509</u>
Deductions from Gross Income:		
Interest on Funded Debt.....\$	54,583	
Misc. P & L Debits.....		54,583
		<u>54,583</u>
Net Income before Depreciation and Other Reserves .....		<u>\$1,126,926</u>
RESERVES:		
Depreciation Reserve .....	\$ 413,598	
Accident Reserve .....	182,058	595,656
		<u>595,656</u>
Net Income Transferred to Profit and Loss.....		<u>\$ 531,270</u>
Appropriation of Surplus for Sinking Fund.....		<u>100,000</u>
NET SURPLUS .....		<u><u>\$ 431,270</u></u>

**HETCH HETCHY WATER SUPPLY, POWER AND UTILITIES**  
**ENGINEERING BUREAU**

*Hetch Hetchy Water Supply:*

The Hetch Hetchy Water Supply on October 18 rounded out its eighth year of service in delivering water impounded in the Sierra Nevada reservoirs to enable the San Francisco Water Department to meet the ever-increasing demand of the city and adjacent territory for water in excess of the supply available from the local sources. As in the previous year, the quantity of water brought to the Water Department from the Tuolumne was below the average; the precipitation on the watersheds in San Mateo, Alameda and Santa Clara counties being unusually heavy, the runoff was above normal, and less water from the mountains was needed to make up the difference between demand and local supply.

During the period of preparation for national defense preceding the outbreak of war, this bureau had given much consideration to protec-

\*Includes Sick Leave and Military Leave.

tion against sabotage for the water supply and power system, from the impounding dams at Hetch Hetchy and Lake Eleanor to the point near Alameda Creek where Water Department jurisdiction begins. The Pearl Harbor attack made this protection, along with that of property of other city-owned utilities, a matter of urgent concern to the Public Utilities Commission. With the help of the Mayor's emergency authority, guards were soon provided to supplement the vigilance of the regular operation and maintenance forces. Later, the arrangements for guarding were improved and made more comprehensive in extent, and physical obstructions to sabotage were installed at many points.

The many restrictions imposed by federal authorities on the procurement of materials, and the demand for labor in war industries, prevented undertaking any new construction work, and limited field activities almost entirely to operation, maintenance and protection of the system, and surveys for future extensions.

In the suit of Transbay Construction Company against the city for additional payment for the enlargement of O'Shaughnessy Dam under Hetch Hetchy Water Supply Contract No. 149, the United States District Court decided in favor of the contractor, ordering the payment by the city of \$791,253.34, with interest and costs. The case is now on appeal.

The status of water right litigation remains nearly unchanged from that of a year ago.

Surveys and planning for the Cherry River development, begun in 1940 and continued in 1941 primarily for the protection of the city's water rights on the Tuolumne River and its tributaries, were further prosecuted in 1942.

#### *Hetch Hetchy Power:*

The power division continued operation as usual, at practically the full capacity of the two generating plants. Here again, operation, maintenance and protection were the principal objects of attention in the field.

The rejection by the voters, in November, 1941, of the revenue bond proposition to finance the city's entry into the direct distribution of electricity made it necessary to attempt to secure an amendment to the Raker Act which would remove the provision under which the Supreme Court had declared the existing power contract arrangement illegal. A bill for that purpose was introduced in the House of Representatives by Congressman Thomas Rolph, of San Francisco. Hearings on the bill were held in Washington by the Public Lands Committee of the House in January, 1942. San Francisco was adequately represented by city officials and others, but was opposed by the Secretary of the Interior and other government officials. The committee failed to recommend the amendment. On the suggestion of the Secretary of the Interior, a committee representing the Public Utilities Commission visited Washington in February and entered into negotiations with Defense Plant Corporation, which resulted in a contract being drawn between that corporation and the city whereby the corporation agreed to purchase all power generated by the Hetch Hetchy plants, for use in an aluminum plant to be erected at Riverbank. While awaiting completion of the plant, now under construction, the distribution of electric energy through the Pacific Gas and Electric Company continues, the United States District Court having granted a stay of injunction to cover the interim period. The city's revenue for power furnished to the plant will about equal the present power revenue. The problem of maintaining this income when the aluminum plant curtails or discontinues operation (as it probably will, after the war) remains for future solution.

#### *Utilities Engineering and Construction:*

The Utilities Engineering Bureau, besides doing the headquarters office engineering work of the Hetch Hetchy Water Supply and Power

Divisions, performs similar services for the Municipal Railway and San Francisco Airport.

During 1942 the extension of the Seventeenth Street car barn was completed, providing shop facilities and storage space for the Howard Street electric trolley buses. War conditions have prevented the much-needed track reconstruction on outer Market Street, the construction of the proposed car shop and bus garage on Ocean Avenue, and the replacement of the Union Street "E" car line with a trolley coach line. Estimates and other data were prepared in connection with the negotiations on the Market Street Railway purchase.

At the airport, the new buildings of the air line terminal near the north end of the field, commenced in 1941 in accordance with a lease agreement with United Air Lines, were completed and fully occupied in June, 1942. Runways were widened, new taxiways built, and roads improved and extended. Pavements were built on runways, taxiways and aprons, and the lighting and drainage systems were extended. Much of the work on the field was performed at federal expense by the Civil Aeronautics Authority and the United States Engineers.

#### *Treasure Island:*

At the opening of the year 1942 the Navy was in occupation of the greater part of Treasure Island, under a lease from the city. The Utilities Engineering Bureau was supervising WPA work on utility construction in the area excluded from the lease, and work required of the Exposition Company by lease and permit conditions chiefly as to demolition of temporary structures and reconstruction of approach roads on Yerba Buena Island. The expanding plans of the Navy for the use of Treasure Island led to the Navy's taking full permanent possession of the entire island under condemnation proceedings. The price to be paid to the city for the island and the improvements thereon is not yet adjudicated. The city, in fact, while willing to allow the full use of the island by the federal government during the war, has not abandoned the hope of retaining title and recovering the island for airport use after the emergency.

### **STREET AND PUBLIC BUILDING LIGHTING.**

The war, which broke late in 1941, did not affect street lighting until enemy submarines began operating off the Pacific Coast, when a general dim-out of all light sources was ordered by the Western Defense Command. Last year, therefore, saw a reduction in the number of lights in service in our streets, although actually 270 new lights were added.

At the close of the year there were 23,878 lights in service as against 24,734 when the year began, because a number of the lights were turned out for the duration of the emergency at the request of the Army and Navy.

In addition to the 1011 lights which were removed, 18,728 lights were shielded to effect the dim-out of our city. Three thousand five hundred and thirty-two lights visible from the sea were shielded in May, and in November 15,196 more were shielded to reduce skyglow.

Noteworthy among the new lights installed during the year are those on Third Street adjacent to the shipyards. This street was reconstructed to provide a six-lane divided roadway and as part of this reconstruction new lights were provided. The standards employed are twin-pendent with 6000-lumen lamps. An interesting feature of this type of lighting is that the lights do not require shading to comply with the dim-out.

The increased use of gas and electricity observed in previous years continued through last year. The additional demand created by the military forces, war work training, transportation, civilian defense, and rationing accounts for a large portion of this increase. Because of the added use of utility services, this bureau has found its work materially increased in order to control the purchase and use of these facilities to achieve overall economy for the city.

## SAN FRANCISCO WATER DEPARTMENT

Water Department operations for the past year—the thirteenth under municipal ownership—reflected the effect of the war in many ways. Satisfactory increase is registered both in the total consumption of water and in net income, notwithstanding the fact that the number of active consumer accounts and new services is extremely small as compared with previous years. This apparent paradox can be explained by the fact that while War Production Board restrictions have curtailed new installations, the population and industrial uses have increased to such extent that these consumption gains have more than offset the negligible increase of new consumers.

Water sales for the year amounted to \$7,889,301 and net income from operations was \$3,378,963 against a net income of \$3,087,317 for the year 1941, or an increase of \$291,646. This increase is the net result of an increase in water sales amounting to \$347,391, a decrease of \$26,591 in miscellaneous income, an increase in operating expenses of \$100,156 and a decrease in other expense, principally bond interest and redemption, of \$71,002.

The water sales increase of \$347,391 represents a gain of \$366,284 in revenue and a decrease of \$18,893 in water furnished to non-paying municipal accounts. This increase in water sales was accounted for by a 4.3 per cent increase amounting to \$312,153 for San Francisco and by a 6.5 per cent increase amounting to \$35,238 in the suburban districts. Reflecting war-time conditions, the largest gains were registered in industrial uses, military uses and the docks and shipping accounts. Residential and commercial gains were substantial but below the normal increase.

Water consumption for the year averaged 74.0 million gallons daily. This is a net gain of 4.76 million gallons daily or 7 per cent over the preceding year and represents a gain of 0.91 million gallons daily in the suburban area and a gain of 3.85 million gallons daily in San Francisco. The gains for the last six months of the year were slightly greater than for the first six months.

The number of active consumer accounts in San Francisco increased to 127,580; a gain of 1038 for the past year as compared to a gain of 3794 for the preceding year. Only 829 new service connections were installed, in contrast with the 5004 installed during the previous year. Less than six miles of new mains were added to the distribution system in San Francisco as compared to sixteen miles for 1941.

The small increases in active consumers, new services and pipe installations are due to restrictions of the War Production Board which have practically stopped all new home construction and have imposed severe limitations on main extensions.

Existing transmission and distribution facilities were taxed to capacity to meet the increase in consumption, especially in the higher-level districts, during the summer months. Further increases in these higher districts will be temporarily taken care of by means of the Baden pumping plant or the Alemany pumping plant, either of which can augment the present deliveries from San Andres reservoir by pumping Crystal Springs water into the higher-level reservoirs. To permanently relieve these higher-level districts a program has been laid out, the major items of which are a new San Andres reservoir outlet shaft and tunnel; a new 60-inch pipe line from San Andres reservoir to Sunset reservoir; and a new reservoir in Sutro Forest with connecting pipe line which will serve two-thirds of the consumers now supplied by Stanford Heights reservoir, which reservoir has only slightly in excess of one day's storage for the district it now serves. Although funds are available for the San Andres outlet shaft and tunnel, construction work could not be started due to refusal of adequate priorities by the War Production Board. Work is progressing on the engineering plans and for the acquisition of lands and rights-of-way for this project. During the year the final link of the Crosstown pipe line,

consisting of 8500 feet of 44-inch steel pipe, was completed, thereby providing a direct interconnecting pipe between the three major distribution reservoirs in San Francisco.

On June 9, 1942, the people of San Francisco, by a vote of 115,479 to 21,071, authorized a bond issue of \$1,250,000 to provide construction of the Lake Merced Auxiliary Steam Pumping Plant. The purpose of this proposed plant is to insure a continuous supply of water throughout the city during any emergency. Refusal of the necessary priorities by the War Production Board has prevented undertaking the construction of this plant.

Following December 7, 1941, armed guards have been continuously posted at strategic points throughout the water system. Privately employed guards have now been replaced by the State Guard. Other precautions include guard fences, barring the public from certain areas, identification cards for department employees and measures to insure the purity of the water supply in case of sabotage or other war-time conditions.

Some one hundred and fifty department employees are enrolled as volunteers in the Utility Repair Section of the city's Civilian Defense organization in addition to their regular duties. Emergency repair supplies and equipment are located at established centers throughout the city. All Water Department crews in Alameda and San Mateo counties are organized to report to their respective headquarters in case of any emergency.

Forty-four Water Department employees are now in the military service of their country. The department has also lost eleven others due to war leaves and war lay-offs and many others have left for higher-paying positions in defense industries, thereby causing increasing difficulties in maintaining necessary personnel, especially in temporary employments for seasonal maintenance work.

The past winter's rainfall on the local watersheds was approximately 20 per cent above normal and at the end of the run-off season all reservoirs were close to the point of overflowing. During the first five months of this year the Hetch Hetchy sytem delivered an average of about 30 million gallons daily, most of which was used to maintain a high water level in Crystal Springs reservoir as a precautionary war measure and also to supply potable water to certain suburban consumers during periods of excessive turbidity in Calaveras reservoir.

Local storage at the close of 1942 was approximately 41.5 billion gallons, or the equivalent of over 500 days' supply.

A résumé of the financial results of the city's operation of the Water Department from March 3, 1930, to December 31, 1942, shows a gross income of \$90,982,979 and operating expenses of \$53,718,275. The net income of \$37,264,704 was used for:

Contribution to General funds for Hetch Hetchy bond interest and redemption.....	\$10,825,870
Contributions to Hetch Hetchy System.....	3,532,716
Redemption of Water Department Bonds.....	16,001,094
Additions and Betterments.....	6,590,218
Surplus and Miscellaneous.....	314,806

In addition to this net income, the Water Department has furnished water free of charge to various other city departments to the amount of \$5,092,470 and through a series of rate reductions has saved water consumers nearly \$8,000,000 as compared to rates under the former private ownership.

## SAN FRANCISCO AIRPORT

In the world-wide air war now being waged, the swift movement of men and supplies is of paramount importance. An air war can be carried on successfully only when air power is dominant and when supply lines are maintained by air. Such air power and air transportation

must have operational bases. The citizens of San Francisco have provided such a base at the San Francisco Airport.

Therefore, it should indeed be gratifying to the citizens of San Francisco to know that their airport has become of vital importance to the war effort, is serving both the actual and home front, inasmuch as it is being utilized by tactical military air force units and for scheduled and cargo airplane operations.

Naturally specific information concerning the extent to which San Francisco Airport is being utilized for military purposes cannot be disclosed at this time. The wholehearted cooperation rendered the U. S. Army Air Forces by the personnel of the San Francisco Airport can be attested to by the following letter of commendation:

**"HEADQUARTERS FOURTH AIR FORCE**

Office of the Commanding General

180 New Montgomery Street  
San Francisco, California

October 10, 1942.

"The Honorable Angelo J. Rossi  
Mayor of San Francisco  
San Francisco, California.

"My dear Mayor:

"It is with great pleasure that I quote the following excerpt from a letter to the Commanding General, IV Fighter Command, signed by the Commanding Officer, 78th Fighter Group, conveying a commendation for the outstanding services rendered to his organization by the Airport Manager, Mr. Doolin, and his employees.

"The Manager of the San Francisco Airport, Mr. Doolin, and his employees have always done everything possible to further the efficiency and comfort of our unit stationed there. In addition, the fire fighting equipment and crews are always available. On one occasion the driver of the fire truck drove the vehicle into the fire of a crashed and burning airplane and put out the blaze in an effort to save the pilot's life. at all times I have found the employees very helpful."

"The splendid cooperation displayed at all times by the Airport personnel, as well as the many services rendered to an organization of my command, does not pass unnoticed. I heartily concur in the above commendation and desire to add thereto my appreciation for the many manifestations of assistance to the armed forces by the Mayor and employees of the City of San Francisco.

"Very truly yours,

"(Signed) BARNEY M. GILES,

"Major General, U. S. A.,  
Commanding."

Many new installations and improvements provided by the Civil Aeronautics Administration contributed to the development of improved operating conditions and facilities. Included among these was the commissioning of a federal radio range station, the inauguration and operation of a remote control intercontinental intercommunication system, the expansion of weather bureau facilities, and the assumption of the operation of the Airport Traffic Control Tower by the Civil Aeronautics Administration upon recommendation of the War Department. In addition to the foregoing, the completion of major physical improvements, the installation of flush type contact lights, and the acquisition

of a new revolutionary type of airport fire truck contributed towards a progressive year.

Although statistics on air line activities indicate substantial increases, the surge in air transportation has been held up temporarily due to the lack of air line aircraft. This shortage of air line aircraft has become more acute since the government has found it necessary to take over much of their equipment for more urgent needs. The traffic tabulation is as follows:

	<i>Total for 1942</i>	<i>Comparison with 1941—Increase or decrease</i>
Passengers (in and out).....	225,100	plus 9%
Air mail poundage (on only)...	1,852,100	plus 108%
Air express pounds (on only)...	362,200	plus 12%
Scheduled planes in and out...	17,600	minus 31%

Domestic air carrier operations records indicate that the revenue passenger load factor on United Air Lines Transport Corporation schedules operating in and out of San Francisco Airport are the highest of any airport in the United States.

Statistics also disclosed that the operating efficiency of scheduled air lines, including United Air Lines and Transcontinental and Western Air, Inc., were among the highest in the United States. Although no comparative tabulation is available from other airports at this time, we should be proud of the fact that of some 17,829 scheduled arrivals and departures, 17,623 were completed for an actual operating percentage of 98.8. It is doubtful whether any other major city's air terminal can produce such an efficient record, and with San Francisco located in such a strategic location in regards to future trans-oceanic air line operations, we may well look to the future for a tremendous expansion in air transportation.

San Francisco Airport, developed by San Franciscans for peacetime air transportation, has proved a good investment of tremendous value to our protection and to the war effort, and we may well look forward to the post-war era when the present facilities will provide the nucleus for the increased tempo of scheduled aircraft landings and takeoffs which will be accommodating passengers and cargo to and from all parts of the world.

## PARK COMMISSION

The Park Department, operating under the jurisdiction of a Park Commission of five members appointed by the Mayor, is comprised of Golden Gate Park, the San Francisco Zoological Gardens, Yacht Harbor, Aquatic Park, the Lincoln, Harding and Sharp Park Golf Courses and fifty-four smaller parks and squares, affording the people of San Francisco almost every known type of recreation and consists of approximately 5000 acres, all beautifully developed and landscaped under the guiding genius of the late John McLaren, Superintendent of Parks. Fifty-five years ago when Mr. McLaren was first appointed Superintendent it was his dream that such a system of parks could be developed in San Francisco. Today it is a reality, for in every district in our city there is within walking distance of every person a beautiful park or square.

The past year saw the restoration of Union Square into a more beautiful park than ever before, a part of a gigantic engineering feat, completed after a year and a half of construction, which provided downtown San Francisco with one of the largest garages in the world.

The garage proper consists of four floors underground, with a capacity of 1700 automobiles. The facilities provided by this project have done a great deal toward solving the parking problem in the city's most

congested area. Under the terms of the Union Square Garage agreement, the city receives an annual return of approximately \$20,000 in rents and taxes, and the garage property itself will revert to the City and County of San Francisco at the end of fifty years.

The new San Francisco Zoological Gardens have surpassed the highest expectations as an outstanding attraction. On Sundays and holidays attendance has averaged well over 50,000 persons. The Zoological Gardens have been of great interest to the thousands of soldiers and sailors from every state in the union, as well as from other countries, who have visited our city this past year.

The Arboretum has proved to be a continuing source of interest to the increasing number of visitors to Golden Gate Park. This project, started in 1938 and made possible by the Strybing Bequest of approximately \$175,000, has been added to from year to year until at the present time the Arboretum grounds are in excess of seven acres. The area used for this purpose has been arranged geographically and contains flora and plant life collected from every country on the globe. Botanical research is carried on here for the benefit of garden lovers who form a large part of the citizenry of San Francisco.

Early in the year an influx of military units into San Francisco created a problem as to where to bivouac the thousands of soldiers. This condition was alleviated when the Park Commission entered into lease agreements with the United States government for the use of certain park properties. Fleishhacker Playfield Area, Aquatic Park Center, portions of Golden Gate Park Stadium and portions of McLaren Park were utilized by the army for this purpose. On one weekend alone over 10,000 soldiers on maneuvers pitched their tents in Golden Gate Park.

Recreation facilities under the jurisdiction of the Park Department have been improved considerably during the past year. Sharp Park Golf Course, one of the three courses operated and maintained by the Park Department, has been improved by the addition of four new holes and fairways. Authorities in golf circles point to this course as one of championship caliber comparable to the nationally known Pebble Beach course.

Berthing facilities at Yacht Harbor have been increased by the building of an additional unit at a cost of \$25,000. This enlarged project is rapidly making San Francisco the mecca for yachting enthusiasts of Northern California.

Kezar Stadium, with a seating capacity of 60,000 persons, proved to be the popular stadium for major football games and as a consequence the estimated revenues from this concession were doubled. This increased popularity can, no doubt, be attributed in some part to tire rationing.

The Park Commission has done everything in its power to stimulate interest in Victory Gardens due to a shortage of fresh vegetables in San Francisco created by war-time conditions. Approximately 250 garden plots were laid out in Golden Gate Park and turned over to the general public for the growing of vegetables. Three model gardens were designed and planted to serve as a guide to the participants in this activity.

Compliance with the war-time policy of deferring construction work, together with a lack of material and labor, has made it impossible for the Park Department to inaugurate many new projects. Efforts during the year were confined for the most part to maintenance. Roads and paths have been repaired and park buildings rehabilitated. Trees and shrubs have been pruned, meadows and lawns replanted.

Today, seventy-one years after the inception of the Park System, we find that San Francisco parks compare favorably with the finest to be found in any part of the United States.



## RECREATION COMMISSION

Due to war conditions it became necessary to make various changes in the program of the San Francisco Recreation Department.

Funston Playground was taken over by the United States Army for military headquarters and partial Army use was made of Crocker Amazon, Potrero Hill, Father Crowley and Julius Kahn Playgrounds.

An air raid warning system relaying advance alarms to all playgrounds was placed in effect. Air raid drills and instructions were given the children as a precaution in case of serious trouble. These drills were often presented in the form of a game. Compulsory Red Cross First Aid Courses for directors were started early in January. A survey of air raid shelters near playgrounds was undertaken. Taking a page from England's war time experiences, the Commission saw its duty to provide public recreation on the broadest possible scale as a means of maintaining morale. Child guidance experts who had observed for more than a year actual bombing conditions in England told us that games, gymnasium classes, dancing, handicraft, music and all recreation pursuits were considered a "must" in the morale defense program of the English people. With this in mind all members of the staff were called upon to do a double job in morale building, and thus reduce the war time strain experienced by everyone.

Night gymnasias, after proper blackout equipment was installed, were reopened and leagues resumed. Twilight outdoor tournaments supplemented the late evening games. Recreation for Army and Navy was greatly expanded. Athletic leagues were conducted and equipment supplied. The Department's recently acquired Crystal Plunge became an important center for Army, Navy swimming and life saving classes. Service men's dances and parties were given almost nightly at the Crystal Plunge ballroom, Sigmund Stern Grove and Funston Playground. A recreation center for enlisted men was opened at the Music Center on Market Street. A craft and photographic center at Father Crowley Playground was already functioning.

Meetings were called at which the personnel leaders from over one hundred industrial and commercial firms sat with the recreation staff and worked out a war time program. Such conferences resulted in these firms establishing blackout recreation rooms as morale aids with table games, books, magazines, phonographs, etc., for the employees.

The local Civilian Defense Council found the Recreation Department eager to assist. Instruction and drill classes for air raid wardens, auxiliary police and Red Cross First Aid were conducted at recreation centers, playgrounds and gymnasias. The grandstands and bleachers of the large playground athletic fields were crowded nightly to witness the San Francisco Fire Department's neighborhood demonstrations in home protection against incendiary bombs or gas attacks.

General maintenance and special repair work of buildings and grounds included the continuation of the floodlighting system at Funston Playground, the erection of steel baseball backstops at Glen Park, Sunset and Angelo J. Rossi Playgrounds, the erection of fences on these areas and the regrading of all baseball diamonds.

The new accounting procedures recommended by the Controller's Office have operated effectively. The Recreation Commission on March 18, 1942, through letter, was commended by the Controller for the Department's progress in keeping its accounting records.

Early in February precautionary defense measures of the United States Army and the California State Guard threatened San Franciscans with a closed municipal summer camp at Mather.

Fortunately, adequate protection for the city's water power supply at Hetch Hetchy was made possible without the necessity of closing camp, and Mather, while restricted in its operation, enjoyed a successful season providing restful vacations for San Francisco's civilian and defense workers' families.

Here in town, due to reduced travel, the Sigmund Stern Recreation Grove had a most popular season. 92,875 people attended the open air concerts and hundreds more enjoyed parties and evening socials.

In addition to the foregoing list of activities altered to conform with a program of war, the Recreation Commission continued its service to the public through its operation of 93 regularly supervised units; 14 gymnasias of the Board of Education were supervised for evening athletics and social activities. For the sixth consecutive summer 37 schoolyards were operated as playgrounds during the vacation period. These were in addition to 30 regularly supervised year round schoolyards.

The Industrial Division had a total membership of 83 industrial and commercial firms and provided a war revised sport and social calendar throughout the year.

The average total weekly attendance for all recreation units throughout the year was 99,395.

The facilities of the Recreation Department are available to me in the armed forces at all times. These include putting greens, bowling greens, tennis courts, baseball diamonds, softball diamonds, basketball courts, horseshoe links, and at our Sigmund Stern Recreation Grove there is opportunity for picnics, barbecues, and small parties.

Oftentimes men in uniform will be seen playing with their families in our recreation areas.

A more detailed account of the Department's activities is to be found in the Annual Report of the Commission, for the fiscal year ended June 30, 1942.

### CITY PLANNING COMMISSION

Increases in the budget appropriations for this department for the fiscal year, 1941-1942, have enabled the City Planning Commission to undertake the preparation of a Master Plan for the physical development of the city. Problems facing the City of San Francisco in the post-war period can best be solved if the city has a Master Plan.

To aid and advise the local planning staff in this work, a professional city planning consultant was engaged on a part-time basis under contract from September 15, 1941, to September 14, 1942. During this period the Commission came to the conclusion that better results would be secured through employment of a city planner able to give continuous supervision to its technical work. The Commission therefore contracted with a qualified professional city planner on a full-time basis commencing September 17th of this year. This change in direction of the work will not, however, involve sacrifice of work previously accomplished. All plans heretofore made or in progress will be utilized as far as possible.

Certain accomplishments resulting from activity of the department may be noted. Recommendations were made by the Commission of a new system of traffic regulation in the Central Business District. These recommendations, which were adopted by the Board of Supervisors and approved by the Mayor, included the introduction of certain one-way streets, limitation of parking, and left-turn prohibitions at important intersections. The new regulations so far inaugurated have notably reduced traffic congestion. Studies of traffic movement are continuing and it is contemplated that additional regulations will be proposed from time to time. The object is to make the most efficient use of existing street facilities and to improve mass transportation for war workers.

The program of general activity as outlined in our report of last year is being followed and needs no repetition here. Work on the Master Plan will be accelerated. The Commission believes that great benefit will accrue to the city through early completion of the main features of the Master Plan. Post-war recovery will be based largely upon the accumulated needs of the cities of the nation. Those cities

prepared with far-sighted, practicable plans will be in the best position to serve their people. Post-war planning as it is now carried forward in San Francisco is concerned directly with the well-being of the average citizen in the years of peace which lie ahead.

A résumé of Commission ordinary routine activities follows:

*Zoning.* Only 24 applications for changes in zoning classification were filed this year, as compared to 124 for the previous year. Of the 24 applications filed, 9 were approved, 12 were disapproved, and 3 were withdrawn. Four applications filed in previous years are awaiting action.

*Building Lines.* A total of 10 proposals to establish building setback lines were instituted by the Commission on its own motion and all were established. Two applications filed proposing to modify or abolish setback lines were disapproved.

In all a total of but 12 setback building line proposals were considered as compared to 21 for the previous year.

*Permit Checking.* In compliance with Section 24 of the Charter, all licenses and permits issued by the various municipal departments have been cleared as to compliance with the zoning ordinance.

The greater number of such applications are for building permits transmitted to this office through the Central Permit Bureau. This year but 3173 such applications were filed as compared to approximately 8700 for the year 1941.

In addition to building permits, all licenses issued by the Tax Collector's Office, Department of Health, Police Department and the Fire Department have been examined by this office and cleared prior to their issuance by the respective departments. This continuing phase of the Commission's activity has brought about a noticeable decrease in enforcement duties and, in addition, to a large extent, has eliminated citizen complaints.

*Mapping Project.* The W. P. A. City-wide Mapping Project, sponsored by the Commission, has completed all the base blocks of the City. Each such base block drawn at a scale of 50 feet to the inch, shows all improvements erected in each block, construction and use thereof. Extensive use will be made of these maps in the course of work on the Master Plan and in future consideration to be given a comprehensive zoning ordinance.

With final delivery of all the original base blocks from W. P. A., it will devolve on this department to bring them up-to-date as to buildings erected since their completion and constantly to maintain and keep them up-to-date.

The Commission wishes to acknowledge with appreciation the complete cooperation manifested to date by all the municipal departments and civic organizations with which it has had contact. City planning, perhaps more than any other type of municipal service, is essentially a cooperative effort. The Commission is conscious always of the valuable contributions to its work made by other agencies.

## BOARD OF PERMIT APPEALS

The Board of Permit Appeals is comparable to the Small Claims Court, inasmuch as appeals can be taken from the various departments and commissions having granting and revoking power, with regard to permits and licenses without any cost whatever. There are five members appointed to sit as an appellate court with regard to permits and licenses, although the members of this Board are laymen. It is their duty, when matters are appealed to them, to hear both sides and make their decisions.

On numerous occasions, appeals were taken where a permit was denied, due to a minor infraction of the law. While this Board has not the power to authorize anyone to violate any laws, in many instances, methods were suggested by which minor changes could be

made so that the appellant would be conforming with our laws and the permit granted.

During the year 58 appeals were heard. These were taken from action by the following officials and departments: Fire Department, 1; Health Department, 6; Director of Public Works, 32; Police Department, 18; Tax Collector, 1; Rehearings granted, 4; No jurisdiction, 1; Pending, 1; making a total of 58.

Many of the matters heard and decided by this Board concerned the United States Government and were of vital importance to the War Work program and in a helpful and legal solution devised by the Board. Matters of grave importance were expedited to the satisfaction of all parties concerned.

The work of the office is up to date. It is the aim of this department to dispose of causes before it as rapidly as possible.

## WAR MEMORIAL AND OPERA HOUSE

The San Francisco War Memorial, consisting of the Veterans' Building, the Opera House, the Art Museum and the Court of Honor, is perhaps the most outstanding memorial to deceased veterans. The management and operation of these buildings is reposed in the War Memorial Board of Trustees of the City and County of San Francisco.

San Francisco's Opera House is the only municipally owned building of its kind in the United States; the Veteran's Building constitutes the most pretentious home ever built for the exclusive use of veterans of wars in which our country has participated, while the Museum of Art is open to the public in the evenings.

The very nature of this group, which was constructed by the people, shows at a glance the importance and widely different appeal that each building holds forth to the various groups of our citizenry.

Music lovers of San Francisco appreciate their possession of the magnificent Opera House, which is the headquarters of the cultural life of the city.

The veterans enjoy with the utmost appreciation the magnificent edifice which houses their activities.

Art lovers have recognized the extraordinarily fine Museum which occupies the fourth floor of the Veterans' Building. Approximately a quarter of a million people have availed themselves of the splendidly lighted and equipped galleries of the Museum during the past year.

The four floors of the Veterans' Building, devoted to offices, meeting rooms, clubrooms, auditorium and other facilities, serve approximately 183 organizations of veteran groups. It is estimated that three-quarters of a million persons annually make use of this building's facilities. Day and night numerous activities attract large groups of citizens.

During the past year the Opera House was used 143 times for public presentations; this represents an approximate attendance of a half million people.

No previous opera season has been more outstanding than the one immediately past, this in view of the many difficult and complex problems arising because of wartime conditions.

The world's greatest artists participated in 15 performances of grand opera presented in a manner unsurpassed in any part of the world. This gave to the citizens of San Francisco a season of the finest opera ever enjoyed here.

The great conflict in which these United States have been engaged in for the past year brought about the use of the Opera House on many occasions for the presentation of patriotic programs.

Groups representing the various Allied Nations availed themselves of the use of this splendid edifice, to sponsor programs tending toward promoting better understanding and mutual helpfulness with our Allies.

A very large number of the personnel of our Armed Forces attended every performance, thereby adding color and stimulating a greater war effort on the part of our citizenry.

The Opera House has been "blacked out" and procedure adopted to assure the safety of the patrons should any incident occur, this with the approval of the Civilian Defense authorities. As an additional safeguard, trained air raid wardens are on duty during each performance.

Perhaps no one factor is more important to the maintenance of the San Francisco Opera Association than the existence of our own San Francisco Opera House. This organization, established in a home befitting the type of culture they represent, has carried the city's name in all of its announcements, circulated throughout the world.

A large number of tourists and many local residents visit the War Memorial Buildings and are taken on a tour by a competent guide.

The imposing edifices of the War Memorial are a great addition to the city's general appearance.

The War Memorial Department is operated under city ordinance. The President of the Board of Trustees during the year 1942 was Harry A. Milton.

### ART COMMISSION

The Art Commission, during the past year, has continued to carry out its duties, assignments and responsibilities as specified in the City Charter, in a particularly noteworthy manner. Of particular significance is a set of principles adopted by the Art Commission. I quote from the resolution, the following:

"We represent the welfare of Art in San Francisco. This trust we have held for over ten years. In behalf of music, we have aimed to administer City Tax Funds wisely, toward securing the best music for all. We have exercised Architectural design influence over public buildings. We have passed upon works of painting and sculpture for public use. While our Charter limits our initiative powers, we still are free to state our principles as we encourage sound Art. San Francisco is endowed with a rare geographic and scenic setting. Its original charm has been marred by man.

"The restoration period following our present war will surely include the development of new housing on a vast scale. Plans for such housing should be soundly related to our city plan and prepared in advance. New building schemes should consider not alone practical needs, but also those insuring health. Beauty in design, form and color should be appreciated and emphasized. There must be air, light and sun; also trees, shrubs, grass and flowers.

"We resolve further to benefit San Francisco in the following ways: In the creation of a master plan, wide in scope to embrace all inherent problems, including streets and arteries reasonable in grade, consistent in alignment and flow, with adequate width. We foster attractive appearance for every aspect of our city; through noble conception in Architecture and superior materials; in universal tree planting for streets and plazas, in fitting use and planting for vacant areas. The master plan should express our needs far into the future and still be flexible. All sound elements of the Daniel H. Burnham Plan of 1905 deserve realization with sympathetic interpretation."

While making a declaration of faith in the future of San Francisco, this plan does not contemplate immediate action nor expenditure of funds. War must be met with energy and accord. Still, the Art Commission now stresses the need of steadily thinking on the general and cultural welfare of our city for peacetime realization. This can only be achieved through sound planning and close cooperation between all civic commissions and bodies concerned.

Last year the Art Commission's Municipal Concerts Series was confronted by the tremendous handicap brought about by the discords of war. Would the people of San Francisco respond to the music activities planned by the Commission? It is indeed gratifying to know that our people did respond in greater numbers and with more enthusiasm than they had ever done in the past, thus cherishing the spirit of good music which makes our American way of living so precious.

I am informed by the secretary that the advance sale for the Art Commission Series of Municipal Concerts for the year 1943 is 50 per cent more than in any previous year. In carrying out its program in offering the inspiration of music not to the privileged few, but to every man, woman and child, the Art Commission proves the words of the Honorable Charles A. Thompson, Chief of the Division of Cultural Relations of the United States Department of State, who has said:

"Music is one of the greatest satisfactions of life that cannot be touched by rations, or priorities, cannot be such at sea, nor seized by conquering armies for their own use."

### M. H. DE YOUNG MEMORIAL MUSEUM

At the close of the first year of war it is interesting to note how little changing conditions have affected the attendance of the M. H. de Young Memorial Museum. Despite the falling off of tourist traffic, which in former years had contributed substantially to the annual attendance, the number of visitors has decreased but slightly. Actual attendance figures through November were 453,513. This is a sign both of the popularity of the museum with the San Francisco public and of the fact that, especially in times like these, people more than ever need and appreciate the spiritual values of art and education as offered in our museums.

War conditions naturally affected the exhibition activities. Out for the duration are the large exhibitions of priceless masterpieces which formerly the museum was able to secure from the world's foremost collections. Nevertheless the museum succeeded in arranging important and attractive shows throughout the year. They were mainly devoted to the art and civilization of our own country and the Allied Nations. The first months of 1942 saw a return showing of the great exhibition "The Painting of France since the French Revolution," which the museum had secured from the French government for its first display in the United States in 1940 and which had subsequently been exhibited in the New York Metropolitan Museum, the Art Institute of Chicago and the museums of Los Angeles and Portland. Other major exhibitions featured the "History of the Chair, Originals from 1492 to 1942"; "Arts of America before Columbus, 500 B.C. to 1500 A.D.," one of the most important exhibitions of its kind ever held; the exhibition "Theatre and Dance," featuring the entire history of the stage in designs, models, costumes, etc.; an exhibition of old "American Paintings from the Revolution to the Civil War." Timely in their tie-up with world events were exhibitions of Russian painting, Indian textiles and miniatures and Islamic art works. Comprehensive one-man shows were devoted to leading American artists such as Douglas Parshall, Takal, Lebrun and Charlot. Several interesting shows were provided by members of the armed forces, notably works by Private Cagli of the U. S. Field Artillery, a group show "Paintings on and off the Post" by soldier artists and, finally, studies in interior decoration by Private Bob Brown. Of considerable local interest was a series of small exhibitions of photographs, documents, etc., under the title "Know your San Francisco" which was held in the section of the museum devoted to the history of California.

Outstanding among the acquisitions of last year is a painting of the famous French writer, Mme. de Stael, by the French 18th century painter, Joseph Siffred Duplessis. This important picture, together with other fine paintings, pieces of furniture, etc., was given to the museum by the de Young family at the time of the dismantling of the

de Young home on California Street. From the fund left by Mr. de Young the museum was able to acquire other significant art objects: a painting "The Diligent Daughter and the Good-for-Nothing Son" by the Neapolitan 18th century painter, Giuseppe Bonito; a small bronze statue of "Mercury" by the famous 16th century Florentine sculptor, Giovanni Bologna; an extremely rare Italian 15th century folding arm-chair; a number of Pre-Columbian objects, notably Mexican (Tarascan) clay figurines and South American stone metates and earthenware jugs. Other valuable items were added to the collections of American and European decorative arts and Californiana by various donors.

The Educational Department has considerably increased its activities, particularly in arranging special courses for adults and children. Started last year and continuing through this year are a series of lectures given by the director and staff members covering various phases of fine and decorative arts. The museum was also fortunate to secure frequently recognized art authorities as guest speakers in connection with important exhibitions. A new program for children, classes in clay modeling for young artists up to high school age and the "Art Apprentices' Guild" for high school students, was inaugurated in December and will continue throughout the coming year.

### CALIFORNIA PALACE OF THE LEGION OF HONOR

Despite unusual conditions brought about by the war, the California Palace of the Legion of Honor has enjoyed a successful year. During the past twelve months important additions have been made to the permanent collections. Many more loan exhibitions than heretofore—53 in 1942, as opposed to 30 in 1941—have been presented for the enjoyment of the public. An educational program, infinitely more ambitious than any attempted in previous years, has been carried out with marked success. The attendance compares favorably with that of normal years. Not only has the Museum operated more actively than ever before, but these operations have been effected without interruption in the face of frequent and inevitable changes in personnel. Meanwhile, necessary precautions have been taken for the safeguarding of the building and its contents during the existing emergency.

*Loan Exhibitions.* Following a custom of long standing, the Museum presented during the early summer a loan exhibition of major importance. This year the exhibition, entitled "Vanity Fair," provided a comprehensive survey of styles in women's headdress and adornment from Egyptian times to the present. Nearly three hundred objects of the fine and decorative arts—paintings, sculpture, tapestries, jewelry and ceramics—were included. It is interesting to note that in assembling this exhibition, which was enthusiastically received, the Museum as usual enjoyed the generous cooperation of leading museums and collectors throughout the country.

Four other exhibitions which attracted particular attention were: "Britain at War," a large and distinguished collection of paintings and photographs chosen by Sir Kenneth Clark, Director of the National Gallery, London, to illustrate the many phases of Britain's war effort; "America Goes to War," assembled by the Museum as a logical supplement to, and presented simultaneously with, the exhibition depicting British war activities. Both exhibitions contained interesting sections devoted to camouflage; "Paintings, Drawings and Prints by Salvador Dali," the noted contemporary surrealist artist; "Movies in the Making," an exhibition designed to show the important part played by the art director in the production of a motion picture. For the loan of miniature models, original sketches and photographic material to this exhibition, the first of its kind ever held in the west, the Museum was indebted to all of the major Hollywood studios.

The exhibition program also included the following: Paintings and Prints by Meta C. Hendel; Drawings and Monotypes by Frank van Sloun; Painters as Ballet Designers; The Art of Children; Birds and Fish in Art; Paintings by George Chann; Drawings by William Little-

field; 75 Years of American Painting; Watercolors by Michael Czaja; Recent Architecture by Raphael Soriano (Photographs and Models); Contemporary Mexican Prints; Paintings by Living California Artists; Watercolors Illustrating Naval Defense Activities by Vernon Howe Bailey; Paintings by Maryland Artists; Watercolors and Drawings by Rowena Meeks Abdy; Lithographs by Larsen Lorensen, Ray Bertrand and Theodore Polos; Drawings from the Collection of Wright Ludington; Paintings by Women; Ancestral Sources of Modern Painting; The Work of Edwin and Robert Grabhorn; Paintings by American Impressionists; Dutch and Flemish Paintings from 1600 to 1800; Dutch Painting of the 19th Century; Italian Paintings of the Renaissance and Baroque Periods; Napoleonic Broadships; How the Child Draws; Watercolors by Stanley Wood; Bronzes by Herbert Haseltine; Art in War; Chinese Sculpture; Sculpture for Children; Photographs by Minor White; Enamels by Karl Drerup; Exhibition of Paintings and Sculpture, sponsored by the Society for Sanity in Art; Stockholm Builds (Architectural Photographs); Drawings and Small Oils by Dorothy Puccinelli; Pastels and Drawings by Robert Henri; Canadian War Posters; Master Drawings; and The Christmas Story in Art. Quite a number of the exhibitions here enumerated reflected the war activities of the United Nations. These were of especial interest both to the layman and to the men in the armed forces who, in increasing numbers, have visited the gallery in recent months.

*Gifts to the Museum.* Thanks to the unceasing generosity of Mr. H. K. S. Williams, substantial additions were made to the Mildred Anna Williams Collection in 1942. These were: "Portrait of Master James Hatch," by Sir William Beechey (1753-1839); "French Village," by Jean Charles Cazin (1840-1901); "The Mendicant," by Thomas Couture (1815-1879); "Still Life," by Willem Claesz Heda (1594-1680/2); "Portrait of a Man," by Bartholomeus van der Helst (1613-1670); "Girl Reading," by Jean Jacques Henner (1829-1905); "The White Cockatoo," by Melchior Hondcoeter (1636-1695); "Portrait of the Artist's Daughter, Marguerite," by Henry Howard (1769-1847); "The Pancakes," by Joseph Israels (1824-1911); "Portrait of a Man," by Nicolaes Maes (1632-1693); and "Portrait of a Woman," by Nicolaes Maes (1632-1693).

With a view to broadening the scope of the collections to include a selected group of paintings by American artists, Mr. Williams also presented to the Museum the following: "Beach Scene," by Alfred T. Bricher (1857-1908); "Portrait of Harriet Hubbard Ayer," by William M. Chase (1849-1916); "Lake George," by Louis Eisshemius (1864-1941); "Girl and Calf," by George Fuller (1822-1884); "Paper Mill Creek," by Thomas Hill (1829-1908); "Landscape," by George Inness (1825-1894); "Moonlight," by George Inness (1825-1894); "Visit to Grandpa," by Charles Nahl (1818-1875); "The Blue Veil," by Edmund Tarbell (1862-1938); "Spring, Central Park," by Manuel Tolegian (b.1912); "An Old Saint," by Harry Watrous (1857-1942); "Muse of Music," by J. Alden Weir (1852-1919); "Cogitation," by Thomas Waterman Wood (1823-1903); and "Landscape," by Alexander Wyant (1836-1892).

A particularly noteworthy gift of the year, comprising eight bronzes and two marbles by Auguste Rodin (1840-1917), was presented by Mrs. Alma Spreckels Awl. In donating these important pieces, Mrs. Awl has completed presentation to the Museum of her entire Rodin Collection, numbering twenty-eight bronzes and five marbles. The Museum is now the possessor of one of the most representative collections of the work of this great sculptor to be found anywhere.

Other donations to the Museum included: "Mother and Children," attributed to Carlo Cignani (1628-1719), the gift of Mrs. George P. Dyer; a group of watercolors, drawings and prints by Wassily Kandinsky (b.1866), Alexei Jawlenski (b.1864), Arthur B. Davies (1862-1928), Boris Deutsch (b.1895) and Pamela Bianco (b.1898), given by Mrs. J. L. Wolf in memory of Miss Rachel Abel; "Snow at Uzerche," by



Abel Warshawsky (b.1883), the gift of Mr. Kenneth Slaughter; a Norwegian chalice, given by Mrs. Richard P. McCullough; and, from the estate of the late Albert M. Bender, a cash bequest of one thousand dollars. Books were presented to the Museum library by Mrs. Alma Spreckels Awl, Mr. Alfred Frankenstein, Mrs. Richard P. McCullough and Mr. H. K. S. Williams.

*Educational Activities.* More than 25,000 persons participated in the educational activities planned and carried on by the small but efficient teaching staff at the California Palace of the Legion of Honor during the past year. This represents an increase of 25 per cent over the figures for the preceding year and provides heartening evidence of the important part which the Museum is playing in the cultural life of San Francisco and the bay region. Aside from regular gallery tours and special lectures given in connection with permanent and loan exhibits, the program of educational activities in 1942 included greatly augmented classes for adults and children. In addition, numerous college, school and club groups have visited the Museum during the past twelve months. The most popular feature of the educational program has been the series of free motion pictures presented on Saturday and Sunday afternoons. In spite of transportation difficulties, the theater is filled to capacity. Mention should also be made of the regular weekend organ concerts. Weekly radio broadcasts have been given by members of the Museum staff over several local stations. A new service to the public is a group of loan exhibitions comprising material chosen from the Museum's collections. These have been circulated among public schools and junior colleges. Aside from the activities directly undertaken by the California Palace of the Legion of Honor, the Museum has made the theater and other assembly rooms available to various groups wishing to use these facilities. In this connection, courses in civilian protection were given early in the year, instructions being furnished by the American Women's Voluntary Services. In October the annual convention of the Western Association of Art Museum Directors was held at the California Palace of the Legion of Honor. The director of the Museum has been president of the association during the past year.

In conclusion, the Museum is pleased to announce the publication of an Illustrated Handbook of the Collections. Issued in response to the long-felt need for a single publication which would provide a history and description of the Museum, the handbook contains more than one hundred and twenty illustrations illustrating the scope and character of the collections. Appropriately enough, the handbook was issued on the eighteenth anniversary of the founding of the California Palace of the Legion of Honor.

## SAN FRANCISCO MUSEUM

It was announced in last year's report that this Museum planned "to maintain and even to increase appropriate aspects of its functions for the purpose of contributing to morale and to furnish that recall to the eternal values of civilization which people need more than ever in times of such tragedy as the present." In accordance with this announcement certain changes from peacetime practice were made in the program of exhibitions and activities for 1942.

In 1941 plans for a series of exhibitions of Latin American art had already been outlined. This series, considered more urgent with the outbreak of war, was augmented by additions during 1942. It will be continued through 1943. Since last January there have been ten exhibitions in this series, including sizable representations of the art of such countries as Chile, Argentina, and Mexico, and of individual artists such as Emilio Pettoruti. The Museum Director, Dr. Grace McCann Morley, brings special authority to this phase of the program. Noted for her work in this field, she served during the past and previous years on the Advisory Committee on Art of the Division of

Cultural Relations of the Department of State in Washington, and has been reappointed for the year 1942-1943.

Several exhibitions pertaining to housing and planning problems of the war and post-war were presented, and preparations are being made to amplify this aspect in both exhibitions and activities of the coming year.

Early in 1942 the Museum formed a Council of Art in Wartime. The Council promptly collected a file of available artistic skills in the community, compiled a list of relevant exhibition material, and established itself as an agency for the convenience of practicing artists and groups which require artistic assistance in the promotion of war duties. The Council has served the United States Army, the United States Navy, the Red Cross, the Office of Civilian Defense, the United Services Organization, the American Women's Voluntary Services, and the Ration Board by supplying posters, charts, murals, art materials for service men, traveling exhibitions, material and instruction for occupational therapy, decorations for day rooms and Ships Service Quarters.

Parallel with these activities the Museum offered exhibitions of art for the services, of art by men in the services, of posters and camouflage technics, and of civilian defense tactics as in the large show by British firemen called "The Fire Blitz, London, 1940."

At the same time the various annual exhibitions of local and state professional societies were presented. Nor was the customary program of shows by well-known artists, such as Eugene Berman, curtailed. A comprehensive display of art principles, sponsored by the Carnegie Corporation of New York, attracted an estimated attendance of 24,000 teachers, students, and public. A novel exhibition of the Arts of the Circus, in which history, form, and actual performance were combined in the galleries, drew approximately 16,000 people during four weeks. This exhibition received international notice.

More than 135 exhibitions, along with lectures, courses, and special features, have been presented to an attendance of some 100,000 throughout the year. During this period the Museum has met two necessary problems of the war. Because it is of service to people who are busy elsewhere in the daytime, the normal schedule of evening hours was maintained during the "dimout" by covering the skylights of open galleries. The staff is prepared for "blackouts," and adequate shelter is available to the public. The staff has been reduced, because most of the men are now in service, but the Museum has been able to maintain its efficiency without curtailing its functions.

### SAN FRANCISCO PUBLIC LIBRARY

The present national emergency has caused a noticeable change in the reading of the public, and libraries are reporting a decrease in the circulation of recreational reading. The non-fiction classes, however, maintain an active circulation. The decrease is attributed to the loss of the large number of men patrons who are now with the armed forces and also to the mass employment of the major part of the remaining civilian population. Because of the dim out regulations and the tire and gas problem the night hours of service at the branches have been reduced. The branches now close at 9 p.m. instead of 10 p.m. and the children's sections at 5 p.m.

The periodical and newspaper departments are used extensively. The amount of work in the newspaper room has practically doubled due to the large number of persons searching the bound files, prior to 1906, for records of births, marriages and deaths in order to prove citizenship. The reference department has assembled a complete collection of all available civilian defense literature. The many and continuous requests from governmental departments are handled through this department. There has been such a great increase in the number of requests from war agencies as well as in the usual number of requests

from business houses for immediate service that it was necessary to install a second telephone to be used for the transmission of information exclusively.

It is obvious that the decrease in circulation makes it necessary to curtail the staff and while no employee has been dropped, vacancies, either through resignations or leaves, will not be filled except when absolutely necessary. Up to the present time five full time positions and a number of part-time ones have not been filled. In spite of this curtailment the service to the public has not been impaired. This policy is in accordance with my recent recommendation that all city departments operate on a minimum staff in order to release as many persons as possible for war work.

A survey was made of the main library, and the basement was pronounced to be one of the best air raid shelters in the Civic Center. The earth floor was given a substantial covering of asphalt and a simple first aid station was set up. Another survey was made of the branch libraries and blackout and dim out regulations were carefully followed. Where possible branches have equipped blackout rooms for the public and staff. Many members of the staff are contributing their free time to various civilian defense activities.

The main library was made the depository for northern California for the books collected through the Victory Book Campaign. Thousands of books were received from San Francisco and all parts of northern California. Consignments were made to the local Red Cross, San Francisco Recreation Department, U. S. O. Clubs, as well as to the transports leaving this port. All the remaining books were transferred to the Presidio and the work is now being done there.

During the year many shipments of discarded books were sent to the Hassler Health Home, State penitentiaries as well as to the Recreation Department for their U. S. O. Clubs.

The City Librarian acted as Chairman of the Committee on the Conservation of Cultural Resources for Northern California. The members of this Committee are the leading librarians of public and university libraries and directors of museum and art galleries. Meetings have been held to formulate plans for storing rare and irreplaceable material.

During the past few months the library has experienced the largest turnover of pages and part-timers in its history. College students receive much more money elsewhere so high school boys and girls had to be considered and there is great difficulty in even keeping these.

It will be necessary to consider seriously the problem of the branches now operating in stores. Many of them are in thickly populated districts which have outgrown this kind of limited library service. Although good rents are paid for these quarters the accommodations are entirely inadequate. Furthermore, the large number of districts, such as Marina, North Beach and the Sunset district around Thirty-seventh Avenue have no library service whatever and these should be given first consideration. If our city is to receive proper library facilities, a program should be formulated in order that the branch system might be extended systematically each year. It is understood, of course, that very little can be done regarding this matter until after the war.

The employees of the Library Department went under Civil Service on January 1, 1942, and the staff has been reorganized to conform with the requirements of civil service classification. The Civil Service Commission held its first library entrance examination and there are now nineteen candidates on the eligible waiting list. A senior librarian promotional examination was also held and there are fourteen on this list.

The official photographs of the Golden Gate International Exposition were turned over to the library. This collection supplements the records of the Panama Pacific Exposition, which are on file in the library.

The renovation and cleaning of the main library and branches has been completed. All the furniture in the larger rooms at the main library was cleaned and refinished. Electric directional signs were installed and a new directory listing all departments and offices was placed in the lobby. These improvements have proved of much convenience to the public. All buildings are in better condition now than they have been in some time.

The assembly room has been used regularly for lectures by the Audubon Society, California Academy of Sciences and others. Many civilian defense groups gave courses and lectures on first aid, nutrition and similar subjects.

The salary scale for the staff was approved as submitted by the Library Commission as follows: First—that those librarians be granted a \$10 increase provided that they had not reached the maximum of their present grade; second—that those librarians receiving below the minimum of their grade be increased at least to the minimum; third—that no librarian's present salary be decreased regardless of the grade.

The budget for 1942-1943 as originally submitted amounted to \$468,632 and was finally passed for the sum of \$436,931, which is a decrease of \$31,701. The book fund amounted to \$52,300 as compared with \$67,300 for the past fiscal year.

### SAN FRANCISCO LAW LIBRARY

The Law Library, located in the City Hall, is a department of our municipality of which San Francisco may justly be proud. Originally a private corporation, the library became the property of the city and county by legislative enactment in 1870. It then consisted of but 2000 volumes. In 1906 the library, then containing 48,000 volumes, was totally destroyed by fire. It was thereupon reorganized and rebuilt under the able direction of its librarian, Mr. James H. Deering. Since the resignation of Mr. Deering in 1928 the library has been under the direction and management of its board of trustees and librarian, Mr. Robert C. Owens.

There are now on the shelves of the Law Library approximately 115,000 volumes of legal material, consisting of text-books, statutes, reported decisions, legal periodicals, and citations of all American states, British countries and dominions, and many other foreign countries.

The library also carries all available war law service, War Labor Board decisions, text-books on military and martial law, law of court martial, decisions of the Judge Advocate General, court martial orders relating to the Army and Navy, and the Federal regulations of the various governmental boards and bureaus.

It is of particular interest that the legal departments of the United States Army and Navy and federal governmental and administrative agencies are extensively availing themselves of the service and material afforded by the Law Library, and that its facilities are proving of inestimable value during the present national emergency.

This library is recognized as one of the best collections of legal material in the nation, and the competent and courteous service given to the legal profession and the general public by the librarian and his assistants is noteworthy.

### CHIEF ADMINISTRATIVE OFFICER

Operations of the office of the Chief Administrative Officer and departments under his jurisdiction during 1942 were strongly influenced by wartime conditions. Principal emergency influences were the manpower problem and civilian defense activities.

Although the movement of men into the armed forces and war industries brought personnel problems to virtually all departments, the difficulty of obtaining and retaining competent employees has been

particularly acute in the Department of Public Health, the Department of Public Works and the Coroner's Office.

The institutions of the Health Department has been short most of the time of the full complement of personnel set up in the budget and have had to put up with a constant turn-over, but have maintained adequately their obligations to the indigent aged and ill. The limited tenure charter amendment approved by the voters in November should ease the personnel problem for the balance of the war period.

Both the Health and Works Departments have had to adjust themselves to the drain upon their technical staffs—doctors, engineers, draftsmen, etc. This they have done, although the Department of Public Works has been and will continue to be handicapped in preparing plans and specifications for post-war construction.

A policy of full cooperation with the armed services and war industries has been followed by all departments under the Chief Administrative Officer. Almost no deferments from military service have been asked, and men with skills needed in war industries who were not using those skills in their city work have been released.

Replacements of persons leaving the city's service have been made on a permanent basis only after determination of necessity. Many positions have been left vacant, and the total number of employees in departments under the Chief Administrative Officer has decreased despite demands for new war related services. The readiness of personnel to carry increased loads of work due to the non-filling of vacancies deserves commendation.

The Chief Administrative Officer served as chairman of the Procurement Committee of Civilian Defense and since its reorganization has been a member of the San Francisco War Council. The activities of the Department of Public Health in establishing and directing emergency aid stations, the Department of Public Works in designing and constructing emergency stations and protecting public buildings and C.D. installations, the Department of Electricity in connecting and testing air raid sirens, and installing communications, the Coroner in setting up a city-wide organization to function in any war emergency, and the Recorder in handling the micro-filming of vital city records are detailed in separate departmental reports.

The Chief Administrative Officer is responsible to the Mayor and to the Board of Supervisors for the supervision of nine departments of city government—Public Works, Public Health, Purchasing, Real Estate, Electricity, Finance and Records, Coroner, Weights and Measures and the Agricultural Commissioner. The Department of Finance and Records includes the offices of County Clerk, Tax Collector, Recorder, Registrar and Public Administrator. Reports on each of these departments and offices will be found elsewhere in this message.

During the year the use of city automobiles was placed under tighter control to conserve tires, equipment and gasoline. Employee-owned cars used in city business were changed from a monthly allowance to a mileage basis, necessitating daily records being kept by the operators. Economy resulted from this change, and records were built up that made it possible for this office to cooperate with the federal gasoline rationing agency.

The Street Traffic Advisory Board, under the chairmanship of the Chief Administrative Officer, gave particular attention to the wartime traffic-transportation problem and to safety measures, to meet dim-out and blackout conditions. The board has worked in cooperation with the City Planning, Police and Public Utilities Commission on war-caused transportation problems. Safety zone buttons have been largely removed owing to the hazard they cause under present conditions. Channelizing traffic by striping of streets has been extended and substitute concrete and asphalt safety zone markers have been installed where necessary to protect pedestrians.

Publicity and advertising expenditures have been reduced somewhat this year because of war travel restrictions and a decrease in hotel accommodations available to visitors. Token advertising and contacts

with travel and convention organizations have been maintained to assure tourists and conventions visitors after the war. Financial aid was given the San Francisco Opera, to the benefit of San Francisco's renown as a cultural center, and courtesies have been extended distinguished visitors. A suitable reception for the officers and crew of the hero Cruiser "San Francisco" was financed from this fund.

WPA activity decreased as war industries grew during the year. The number of relief workers dropped from about 4000 at the beginning of the year to less than 300 at the year end. Construction work by WPA labor had been concluded, and the few community service projects remaining in operation in December were engaged largely in war related work. WPA sponsorship cost the city approximately \$90,000 during the calendar year.

Mr. Alvin D. Wilder, Director of Public Works, died on September 18, 1942. His loss was felt keenly, both because of the very many personal friendships he had won and because of the fine record he had made as an officer of the city and county. He was replaced by Mr. H. C. Vensano, who brought into the position the benefits of long experience as a contractor, consulting engineer and public administrator.

Fees from building permits and for electrical and plumbing inspection fell off rapidly during the year, and corresponding personnel reductions were made. The County Clerk and Recorder experienced heavy increases in marriage licenses issued and recorded and the Health Department's Bureau of Vital Statistics has had difficulty in keeping up with the demand for birth certificates from persons entering the armed forces and war industries.

Without any increase in his staff the Purchaser of Supplies handled all the purchases for Civilian Defense in addition to the regular purchasing for city departments. Rising prices, priorities and scarcities of many materials made his task difficult.

In accordance with an ordinance adopted by the Board of Supervisors, the Chief Administrative Officer entered into an agreement with and authorized payment of \$5,000 to the Irwin Memorial Blood Bank of the County Medical Society. The society agreed for the contribution to establish and maintain a blood bank to meet emergency conditions that may befall this community and to meet without charge calls for blood from the Director of Public Health of the City and County.

The Housing Authority of the City and County completed acquisition of land for the Chinatown Housing Project and notified the city that it had used all but \$3,740.91 of \$75,000 advanced to the authority by the city through the Chief Administrative Officer under an agreement by which the city was to pay one-third of the cost of the site in excess of \$1.50 per square foot. The Chief Administrative Officer objected to the proposed settlement, contending the authority should refund \$5,115.92, and his position was upheld by the Controller and the Board of Supervisors. The City Attorney was instructed to collect the larger amount.

## DEPARTMENT OF PUBLIC HEALTH

The impact of the war was felt by every branch of the city government, but in no department was this more noticeable than in the Department of Public Health. To its responsibilities already defined, namely, to safeguard the public health, to prevent communicable disease, care for and protect the child population, to care for the indigent sick and aged, there was added an additional responsibility, the care of the civilian population in the event of enemy action.

Civilian defense activities were in their beginning. Trained personnel and supplies were not readily forthcoming. Transportation facilities were not organized and it therefore devolved on the Director of Public Health and his staff to furnish an immediate set-up. Using as a framework the already efficiently organized Emergency Hospital Service, with trained crews on duty twenty-four hours a day, the emergency medical organization was enlarged by using personnel and ac-

commodations already in the department. Physicians on the staff engaged in other duties made themselves available for emergency service on a 24-hour basis. The staff of ninety-one loyal public health nurses curtailed their routine duties and organized casualty stations at the health centers already operated by the Department of Public Health. Emergency supplies were hastily assembled, drills were held and the entire staff of public health nurses was put on a 24-hour war basis seven days a week.

A transportation problem likewise was met with equal facility. Emergency vehicles, such as private ambulances, the American Red Cross Motor Corps, A.W.V.S. station wagons, hearses and delivery trucks were pressed into service so that early in 1942 there were over 200 vehicles on call in the event of an emergency.

The Director of Public Health, appointed on December 7, 1941, as Chief of the Emergency Medical Service, also called into consultation and actively cooperated with the efficient Red Cross Disaster Relief Service. Direct lines of communication were maintained between the Central Emergency Hospital and the Control Center and for many months this system functioned as the only emergency medical service while the present elaborate service we now have was being organized.

The San Francisco Hospital was included in its share of war effort. The Blood Bank was considerably enlarged and a large supply of frozen plasma was stored for an emergency. A gas decontamination unit was built for the care of persons injured by poison gas. The hospital staff is also taking an active part in the training of nurses' aides for the Red Cross.

The Social Service Division introduced a course of training for volunteers. These persons will assist the regular members of the staff in registering, identifying and routine and otherwise assisting in the thirteen Health Department hospitals and casualty stations in the event of a disaster.

A disaster hospital of 400 beds was set up at Laguna Honda Home in addition to the casualty and dressing station. These are largely staffed by volunteer personnel supplemented by the regular hospital staff. The Laguna Honda Home has also been called upon to assist in the housing of the enlisted men of the armed services spending a weekend or a night in San Francisco.

The Emergency Hospital Service has a training school for advanced Red Cross work, also instruction of United States Navy Hospital Corps men. Blood plasma outfits were set up at each hospital. Two newly equipped venereal prophylaxis stations have been placed in service—one at Central Emergency Hospital and one at Harbor Emergency Hospital. These are manned 24-hour periods by hospital corps of the Army and Navy. These services are in addition to the regular work of the Emergency Hospitals which treated over 75,000 cases and made over 37,000 ambulance calls.

The war put an additional strain on the inspection services. Analyses of the water supply are now made daily instead of semi-weekly as formerly. Regular inspections are made of troop ships and transports, greatly assisting the Navy Department in the control of sanitation of ships' stores handling foodstuffs and of the living quarters.

A housing shortage has arisen due to the increase in population making it essential to keep careful lookout for violations of the housing ordinance.

Vigilance has been increased since the outbreak of the war to prevent shipment of food unfit for human consumption into the city. Many tons of meat and other food products have been condemned since the first of the year. Also to guard against adulteration which may be made in an attempt to extend the food supply which is running short.

There has been a considerable increase in population in San Francisco and this has been reflected in the number of births registered this year. An increase of 27 per cent over the previous year is indicated.

General health conditions have been good, although there is an increase of over 9000 more cases of communicable diseases reported. This has been largely due to mumps and measles in the child population.

Each ship reaching this port is met by a physician from the department who, after consultation with the medical officer on the ship, assists in the diagnosis and disposition of persons suffering from communicable disease.

The venereal disease program has been greatly enlarged and works in close cooperation with the Army and Navy and the civilian authorities. The educational program especially has been enlarged, reaching industrial plants, labor unions and other public gatherings.

The war created an unprecedented demand for certified copies of birth certificates. As a rule less than 9000 such certificates are made out annually and this year over 28,000 were issued.

There has been a heavy turn-over of personnel due to enlistments and inductions into the military services, leaves of absence to participate in war work, and resignations from the service to accept positions in private industry at higher salaries. Military leaves have been granted to one hundred and forty-six regular members of the Health Department staff.

### HEALTH SERVICE SYSTEM

The fourth year of operation of Plan I of the Health Service System was completed September 30, 1942.

During the 12-month period ending September 30, the system provided medical protection for an average monthly membership of 10,442 employees and 5127 dependents. Of the dependents, 3078 were adults and 2049 minors.

There was a decrease in the dependent membership below that of the previous year due primarily to withdrawal of dependents from the system for non-dependency.

There was a decrease in the dependent membership below that of the number of resignations and military leaves of absence exceeding the number of new permanent employees enrolled in the system.

After the close of the fourth year of operation under Plan I, the board adopted certain adjustments in the rates designed to increase the rate of payment for professional services under the so-called unit plan. The system pays for the services of doctors according to a schedule of units allowed for each type of service. The full value of each unit of service was established at \$1 at the time the plan was drawn up.

One of the major problems with which the board has been faced since the inception of the Health Service has been the payment of a unit high enough to retain the services of the outstanding doctors of the community. There has been a gradual improvement in this direction during the past year and a half. The average unit payment during the system's fourth fiscal year was 85 cents. It is expected that the adjustments which were adopted by the board in October to become effective with the membership month of December will enable payment of approximately 100 cents on the dollar.

The total disbursement for medical care during the year was \$415,082. Of this total, \$295,885 was paid to physicians and surgeons of the professional staff. Hospitalization, x-ray and clinical laboratory examinations, physiotherapy and ambulance service amounted to \$119,197. Although there was a decrease of approximately 400 in the average monthly membership—most of which was among dependents—the total disbursement for medical service was slightly more than the previous year.

At the election of November 3, 1942, the voters approved a charter amendment placing employees of the Health Service Board, except the Medical Director, under the civil service provisions of the charter. These employees previously were held to be city employees, and court



action had compelled their inclusion in the Retirement System in December of 1940.

## DEPARTMENT OF PUBLIC WORKS

**Highways.** Lombard Street from Van Ness Avenue to Richardson Avenue. The roadway is being increased from 68 feet 9 inches to 100 feet. This increase in width necessitated the purchase of 30 feet of land on the southerly side of the street and the reduction in sidewalk widths on the northerly side by 2 feet. The actual construction on the highway was started in November, 1941, and it is anticipated the work will be completed on or before February 15, 1943. The new highway has a dividing strip of 4 feet separating east and west bound traffic and provides sufficient room for three traffic lanes on each side of the dividing strip and a seven-foot parking strip on each side of the highway. An ornamental lighting system will eventually be installed in the center of the 4-foot center strip when priorities are removed on critical materials. The cost of this highway including land purchase, engineering and construction is \$1,250,000.

**Nineteenth Avenue and Park-Presidio Boulevard.** Installation of a traffic control system—partially completed and contract terminated—work in amount of \$50,000 paid for and when critical materials, such as cable, controllers and a few appurtenances are obtainable a new contract will be entered into and the project will be completed in its entirety.

**School Buildings.** Contracts were awarded during the year, for miscellaneous school building work amounting to \$246,895.

**Civilian Defense Work.** Contracts were awarded for blackout curtains, blackout glass, auxiliary firehouses, degassing stations, bomb protection, etc., \$57,420.

In addition to the foregoing work engineering studies and investigations were made regarding the locations, type and sound intensities of sirens used for air raid protection. Arrangements have been made for traffic beacon control to be changed from time switch to street lighting circuit, to provide for complete blackout for all traffic beacons.

Street work done and paid for from gas tax moneys totaled \$197,915.

Contracts for street assessment work, charged to abutting property owners, amounted to \$80,180; private contracts for street work during the period totaled \$351,056; miscellaneous contracts were awarded to the amount of \$33,920.

**Miscellaneous Informal Contracts.** During the calendar year of 1942 small informal contracts were awarded totaling \$35,476. No one contract was in excess of \$1,000 as provided in the charter.

**W.P.A. Street Projects.** The following projects sponsored with the City and County of San Francisco were completed in 1942.

**Funston Playground.** Lighting for tennis and handball courts, softball field, basketball, etc. The city's sponsorship amounted to \$35,000.

**Railway Track Removals.** Tracks were removed in Chenery Street from Diamond to Thirtieth Street and Thirtieth Street to San Jose Avenue. Sponsorship for removing rails and repaving streets amounted to \$11,636.

**Howard Street—Embarcadero to Ninth Street and from Fourteenth Street to Twenty-sixth Street.** The city's sponsorship for removing rails and repaving street amounted to \$28,822.

**O'Shaughnessy Boulevard.** This new scenic boulevard connecting Portola Drive with the Glen Park District at Bosworth Street was originally started in October, 1937, with C.W.A. hand labor and wheelbarrows. The entire improvement which includes, purchase of right of way, excavation fill and sloping, rock base and asphaltic concrete wearing surfaces, construction of pathways, gutters, drainage facilities, including concrete and pipe sewer, manholes and catchbasins has now been completed at a cost of \$72,362, city's sponsorship from Gas Tax Funds and W.P.A. costs \$207,389, total cost, \$279,751.

**Private Building Construction.** The fees collected on private building construction evidence a decrease of 75 per cent as compared to fees collected in 1941 due to newly enacted federal laws which prohibit the construction of new buildings and reduces to a minimum alterations to existing buildings. During 1942 approximately 2900 building permits were issued at an estimated building cost of \$10,000,000, while in the calendar year of 1941, 8300 building permits were issued at an estimated building cost of \$37,250,000.

**Post-War Construction.** The post-war program includes the following major projects: Reconstruction of seven boulevards and major streets, two street extensions, three street widenings, one new bridge, reconstruction of one viaduct, Traffic Control System on four important streets, two underpasses, one overpass, traffic channelization of seven boulevards and major streets, also twenty-five important intersections, sewer and drainage systems for twenty-one sections of the city.

**Operation of Maintenance.** In addition to the above construction work the department performed its regular functions of maintenance and repair.

**Bureau of Streets.** The Bureau of Streets cleaned and flushed our approximately 750 miles of streets and maintained and repaired our 146,000,000 square feet of pavement.

**Bureau of Sewer Repair.** The Bureau of Sewer Repair flushed, cleaned and repaired our approximately 790 miles of main sewers, in addition to cleaning our approximately 40,000 catchbasins and branch sewers.

**Bureau of Building Repair.** The Bureau of Building Repair, operating partly with our own funds on buildings through funds given us by means of work orders from the Fire Department, School Department, and others, maintained and repaired 388 of the city's buildings and maintained janitor service in the City Hall, Hall of Justice, Health Center Building and twelve Police Stations.

## PURCHASING DEPARTMENT

Total purchases for the year 1942 amounted to \$7,412,863.25, as compared with a total of \$5,995,582.47 for the year 1941, showing an increase of \$1,417,280.78. The increase of 23.64 per cent can be attributed principally to the expenditure of \$1,274,676.36 for Civilian Defense. There was a small decrease in the total number of purchase orders issued this year as compared with last year.

The actual cost of operating the Purchasing Department was reduced only by a nominal figure this year as compared with last year, but the ratio of total cost to the total value of purchases shows a marked decrease. It is still our objective to conduct the operations of this department with the greatest economy compatible with efficiency.

A total of 49,793 purchase orders was issued and the separate expenditures for the various departments are summarized below:

<i>Department</i>	<i>No. of Orders</i>	<i>Amount of Orders</i>
General and Miscellaneous.....	27,198	\$2,854,811.51
Civilian Defense .....	1,717	1,274,676.36
Education .....	7,277	966,543.54
Health .....	5,100	988,153.57
Water Department .....	2,951	353,771.78
Utilities (other than Water Dept.).....	4,836	909,629.09
W.P.A. ....	714	65,277.40
<b>Total .....</b>	<b>49,793</b>	<b>\$7,412,863.25</b>

The Purchasing Department continues to do all purchasing for all departments, commissions, boards and institutions of the city and in addition operates and supervises repair shops for automotive and mechanical equipment, garages, storerooms, warehouses, and a gaso-

line and oil service station for municipally-owned automotive equipment.

During the past year, this department, in its control of the city's equipment inventory, has effected many transfers of property and equipment from one department to another, thus avoiding the necessity for additional purchases. The equipment inventory continues to maintain a valuable record, showing the amount of equipment on hand and the various departments in which it is located.

During this year, in its handling of the sale of city property, the Purchasing Department has participated actively in the several scrap and salvage disposal drives. In this work the various departments of the city made substantial contributions to the war program and at the same time were able to convert a considerable quantity of useless material into cash.

The Tabulating Division of this department still handles the statistical operations of the Traffic Fines Bureau, the courts, the police, and other departments, and has in the past year undertaken additional operations of considerable scope for several other departments.

Purchasing during the year 1942 has involved many problems and complications which were as new to us as they were to the rest of the business and industrial world. The matter of handling priority applications in order to procure necessary materials and supplies for all departments has this year occupied all of the time of one experienced employee, and in this work this department has had to lend continued valuable assistance to nearly all other departments. We are now, even more than a year ago, forced to go far afield in our efforts to procure supplies which in ordinary times would be readily available from many local sources, and it appears that this condition, with all of its complications of procurement, will continue for the duration of the war.

It will continue to be the policy of this department to operate with the highest possible degree of efficiency and at the lowest cost compatible with good business procedure.

## DEPARTMENT OF ELECTRICITY

Following is the summary of work accomplished by this department during the calendar year 1942.

*Civilian Defense.* In addition to the eight electric motor-driven sirens installed before the end of December, 1941, 26 more sirens were installed at various locations throughout the city which, in addition to the three sirens already installed, makes a total of 37. Monthly tests have been made of all siren circuits.

Teletype equipment, telephones, tapper and fire alarm circuits and radios have been installed in the Central Control Room in the basement of the City Hall, as well as in the new Control Center located in the Western Women's Club Building.

The department is in the process of installing 400 dimout signs for the San Francisco Civilian Defense in various parts of the dimout area.

A work order for \$10,000 (for fiscal year 1942-43) has been transferred to this department from the Police Department and we have ordered and are in the process of installing additional two-way radio equipment for the Police Department.

Radio receiving sets were maintained and repaired in all police cars, police motorcycles and Fire Department cars, also in two fire boats, one police boat and 19 police stations. Teletype system maintained for the Police Department.

Traffic signals in operations at 211 intersections maintained and repaired by this department.

*Fire Alarm System.* Installed 27 new fire alarm boxes, making total of 1633 boxes now in service. Monthly tests of fire alarm boxes totaled 19,494; signals transmitted 33,859.

*Police boxes.* Installed 25 new Department of Electricity type boxes in place of old Gamewell boxes.

*Street Signs.* Repaired or replaced 142 signs, 91 new signs made up and installed, 34 signs made up but not installed due to lack of poles.

*Machine Shop.* Manufactured 31 fire alarm boxes, 28 police boxes, 21 police patrol box panels, 2 traffic signal control boxes, 1 air raid alarm timer, 5 air raid signal units, 165 designation buttons and bushings installed on map for Communication Bureau, 24 resistance switches for fire alarm equipment, 4000 police patrol box keys, 150 firm alarm box guard keys, 18 traffic signal dimout shields.

*Inspection Bureau.* Received 9940 applications; 18,285 applications approved; 59,846 inspections made. Inspected 12,829 pinball machines, 5679 phonographs. Also various electrical equipment inspected in connection with enforcement of retail sales ordinance. Inspection fees and other revenue received totaled \$67,256.

Inspections of overhead line construction totaled 5909.

Total expenditures amounted to \$215,689.

### REAL ESTATE DEPARTMENT

During the year 1942, the Real Estate Department, under the Director of Property, purchased certain real property for various departments of the City and County of San Francisco, as follows:

<i>Project</i>	<i>Parcels</i>	<i>Amount</i>
Aquatic Park .....	1	\$ 24,588
Army Street Widening .....	1	35,000
Bayview Playground .....	1	12,050
Bernal Heights Boulevard .....	13	2,854
Clipper Street Extension .....	1	300
Commodore Stockton School .....	1	33,850
Fire Department .....	1	2,700
Fleishhacker Playground .....	1	18,795
Hillcrest School .....	1	250
Hunters Point Sewer and Drainage.....	3	1,200
Lafayette Park .....	2	40,000
Log Cabin Ranch School.....	1	25,000
Lombard Street Widening .....	3	7,658
McLaren Park .....	4	604
Nineteenth and Ocean Avenues.....	2	301
Richmond Sewer Tunnel .....	1	129
San Francisco Airport .....	1	3,650
Silver Avenue Playground .....	2	21,520
Stanley Street Parkway .....	10	5,865
Third Street Widening .....	3	4,065
Water Department .....	1	750
Yacht Harbor .....	2	49,839
<b>Totals .....</b>	<b>56</b>	<b>\$290,968</b>

Ten parcels of city-owned land were sold at auction for the total sum of \$70,055, including the Belmont Pump Station lot and building, certain property on Jefferson Street to Joe Di Maggio's Grotto, and certain land at Hunters Point to the Housing Authority of the City and County of San Francisco. The North Star Laundry building on Army Street was sold for \$1,030.

In connection with the proposed purchase by the city of the Market Street Railway system, at the request of the Controller, the Real Estate Department appraised all of the company's operative lands and buildings in San Francisco and San Mateo counties as of August, 1942, as follows:

Lands and Rights of Way.....	\$1,058,600
Shops and Car Houses.....	247,500
Stations and Miscellaneous Buildings.....	32,000
Substation Buildings .....	129,800
<b>Total .....</b>	<b>\$1,467,900</b>

Bids were received on May 5, 1942, to lease the Lincoln Building and lot situated at the southeast corner of Fifth and Market Streets, San Francisco. The lease was awarded to the San Francisco Holding Company, the highest responsible bidder, at a rental of \$29,500 per month, as compared with the present ground rental of \$7,243 per month. The total rental under the new lease amounts to \$7,080,000 for the full term of twenty years, commencing July 1, 1943.

A lease for hangar and office space at the San Francisco Airport was awarded to Transcontinental & Western Air, Inc., for a period of twenty years beginning October 1, 1942, at a rental of \$3,430 per annum plus certain charges for flight schedules, etc.

A considerable number of leases have been entered into by the City and County of San Francisco, as lessee, including locations for the 15 districts of the War Price and Rationing Board; 12 locations for the Air Raid Warden Service; certain space in the Western Women's Club Building for the Civilian Defense Council; a garage at 3640 Sacramento Street for auxiliary fire trucks. The Director of Property is also investigating other garages to find suitable additional space for auxiliary fire trucks.

Various city-owned parcels of land have been leased, at nominal rentals, to the United States of America for military purposes, pursuant to Ordinance No. 1756.

A proposed twenty-year oil and gas lease has been prepared covering the top 1500 feet of 800 acres of certain city-owned land in Kern County, near Bakersfield, acquired from the Estate of Alfred Fuhrman, deceased. At present, there are 34 oil wells on this property which are capable of producing from 1500 to 2000 barrels of oil per month. The lease has been awarded to the Bishop Oil Company, subject to confirmation, and requires that the city's royalties shall be 26.26 per cent of the crude oil, gas, casinghead gasoline and dry gas produced from the land; and that such royalties shall not be less than \$150 per month or its equivalent.

In accordance with Ordinance No. 1663, the Director of Property was authorized to employ the necessary real estate and building appraisers and to assist the Board of Supervisors, sitting as a Board of Equalization, to pass upon requests for equalization of 1942-1943 assessments on taxable real property and improvements situated in the City and County of San Francisco.

During the year, the Real Estate Department collected rentals in the total sum of \$156,669 from city-owned lands and buildings, and \$49,496 from the Civic Auditorium.

## SEALER OF WEIGHTS AND MEASURES

The State law provides that all weighing and measuring devices used commercially have to be tested and sealed at least once in a year. This has been accomplished and in conjunction with that work, this department has upon request of the Army and Navy tested all of the weighing and measuring devices used by them at 19 depots, within San Francisco's corporate limits.

Inspections made from January 2, 1942, to December 31, 1942:

Total number of scales sealed, 18,562; adjusted, 1146; condemned, 459; confiscated, 48; total, 20,215. Weights sealed, 21,483; adjusted, 44; condemned, 22; confiscated, 28; total, 21,577.

Gasoline pumps sealed, 4116; adjusted, 34; condemned, 132; total, 4282.

Liquid Measures sealed, 11,747; adjusted, 246; confiscated, 9; total, 12,002.

Merchandise in containers re-weighed, 159,466; condemned, 3676; total, 163,142.

Complaints received and adjusted, 86; establishments visited, 11,095; certificates issued, 9312. Arrests, 6; convictions, 6; fines, \$835.

One of the largest fish wholesalers of this city was arrested and found guilty by Municipal Judge Peter J. Mullins of selling fish 175 lbs. short weight to the Commissary Department at Fort Scott and fined \$500.

We have upon request of the Office of Price Administration cooperated to the fullest extent in all matters that concerned the sale of foodstuffs such as the sugar rationing program, etc. Five members of the above-mentioned office accompanied the same number from this office during the gas rationing program. Every garage in this city (292 in number) was visited and checked.

Considerable time was spent the first of this year visiting places of business wherein all commodities placed in containers were offered and exposed for sale. Due to the fact that space on freight cars during this war period is badly needed, all manufacturers were notified to place their goods in as small a container as possible. This department notified concerns in every part of the country, by mail, to comply with this request and the fullest cooperation from these business men was received.

### CORONER

The Coroner's Office, in the period from January 1 to November 1, has functioned in its usual efficient manner, in spite of the obstacles necessarily faced due to the shortage of both men and materials, caused by our present emergency.

Immediately following the onset of the war the Coroner's Office was placed on an emergency basis, and at present is prepared to function and cope with any catastrophe that might occur. All of our members are on call 24 hours every day of the year. Working under our direction as a division of Civilian Defense are 223 trained volunteer auxiliary deputy coroners and at our disposal for emergency use are 39 auxiliary morgues and 66 auxiliary ambulances. This will give us storage space for 3975 bodies.

A study of the statistics covered by this report shows that this office handled a total of 2157 cases, an increase of 67 cases over a corresponding period last year. The number of inquests held, 2157; jurors summoned who served, 584; autopsies performed, 2021; examinations made by pathologist, 1942; examinations completed by toxicologist, 1906.

Motor vehicle traffic deaths dropped from 77 in 1941 to 73 in 1942. However of this number, 55 were pedestrians as compared with a total of 56 in 1941. This relative increase in pedestrian deaths is undoubtedly due to dimout regulations.

The occupational fatalities increased from 23 in 1941 to a total of 40 in 1942, due undoubtedly to the industrial speed-up resulting from the defense program. An interesting sidelight is the fact that 91 cases collapsed at work from natural causes. In comparison with 1941, homicides increased to 31 as against 22, while suicides decreased to 136 as compared with 157 in 1941.

The office in this period handled the cases of 19 members of the armed forces, collaborating the investigations with the Army and Navy.

Revenue received by the office for certification of papers, verdicts, and transcripts of testimony increased from \$1,014.50 to \$1,757.67.

### JUVENILE PROBATION DEPARTMENT

Chief Probation Officer, R. R. Miller, reports as follows for the Juvenile Probation Department:

During the fiscal year 1941-42, the services of the San Francisco Juvenile Court have been considerably expanded until, at the present time, it can truly be said that it is operating as a "Children's Court."

Approximately May 1, 1942, the new courtroom annex was made available and soon thereafter the final hearings of criminal cases

brought against adults for contributing to the delinquency of minor children, were moved from the Hall of Justice to the Juvenile Court. During the past year, not only has the Honorable Thomas M. Foley, Juvenile Court Judge, sat as a committing magistrate but also as a trial judge, and all such cases have been disposed of either by judicial or jury trial.

During this same period of time, construction work has gone forward on the Log Cabin Ranch School for Boys—the city having purchased six hundred and twenty acres at La Honda, California, and provided sufficient funds for building and equipping the needed quarters. The construction program at the present time is four-fifths completed. The boys are housed on the ranch property and farming and agricultural activities are expanding.

This program has proved to be most timely in that resources for the placement of boys in private institutions have been impossible to obtain; foster homes for boys have become non-existent, and now with the food problem brought about by war conditions, the agricultural activities of the boys are proving more than ever worthwhile.

Many of the graduates of the Log Cabin Ranch School, after several months of intensive training, have been placed in the armed forces, merchant marine and defense industries, and we are pleased to report that they have made excellent adjustments.

In the last fiscal year, we have extended our services to the Domestic Relations Court in the assignment of probation officers to investigate and report to the judge as to the welfare of children in divorce cases, guardianships, step-parent adoptions, etc.

The above extension of services was recommended in the Hiller Report, and at the present time each and every recommendation made by Mr. Francis Hiller of the National Probation Association, acceptable to the Probation Committee, has been put into effect.

The war has brought an increase in the problems, particularly as far as girls are concerned. This situation has placed upon the Juvenile Court a greater responsibility in not only the adjustment of the individual girl, but working with the community in endeavoring to meet new and changing conditions in order to safeguard the moral and physical welfare of the children of San Francisco.

I am glad to report that we have met the situations in spite of personnel difficulties due to losing so many of our regular men and women employees to the armed services, Red Cross, etc.

The following statistics will give some idea of the volume of business handled by this department:

Total number children under Juvenile Court supervision as of	
June 30, 1941: 2036 boys, 1936 girls; total, 3972.	
Total new petitions filed during fiscal	
year .....	995 (or 1283 children)
Total number of unofficial cases during	
fiscal year .....	1850
Total traffic violation cases (from November, 1941 to June, 1942).....	338
Total reports for Conciliation Court (divorce investigations) .....	274
Total step-parent adoption investigations .....	82
Total "out-of-town inquiries".....	110
Total .....	3649 cases

Total number children under Juvenile Court supervision as of  
June 30, 1942: 1815 boys, 1740 girls; total, 3555.

There was expended from the Maintenance of Minors Fund, including all children placed through the Juvenile Court with foster homes, institutions and own families, the total amount of \$694,740.73. Breaking this down, there was expended in: Institutions, \$18,051.89; foster homes, \$399,050.30; with own families, \$277,638.54.

Of this amount the State and Federal governments reimbursed, under the State Aid Act for Needy Children (Social Security Act) the sum of \$327,281.59. In addition to this amount the sum of \$90,430 was collected by the Juvenile Court from parents under payment orders and reimbursed to the City and County of San Francisco for moneys spent in behalf of their children, making a total reimbursement to the County of \$417,711.59, and thereby making a total actually expended from the City and County of San Francisco fund for maintenance of minor children through the Juvenile Court of \$277,029.14.

### AGRICULTURAL COMMISSIONER

Inspection of all inter and intrastate shipments of plants, bulbs and seed is the responsibility of this department. During the year 1942 the total amount of incoming nursery stock was 3831 shipments, 1,688,210 plants with only 7 shipments rejected, amounting to 3327 plants. Nurseries inspected, 31; private homes inspected, 10; retail nurseries inspected, 124. Shipments of nursery stock to other points in the United States and foreign countries: Shipments, 80; plants, 298.

Retail store inspections: 3353 stores inspected for the condition of fruits, nuts, vegetables, honey and eggs. Fruits, nuts and vegetables—Reconditioned, 437½ packages; remarked, 42 packages; dumped, 122½ packages. Eggs—Reconditioned, 1510 dozen; remarked, 4640 dozen; dumped, none. Honey—Reconditioned, none; remarked, 202 jars; dumped, none.

Wholesale fruit and vegetable markets: Number of inspections, 1102. Fruits and vegetables—Reconditioned, 17,112½ packages; remarked, 5991 packages; dumped, 16,322 packages.

There were 1261 shipments of fruits, nuts, vegetables, cereals, garden seed, plants and other miscellaneous commodities shipped to points in the United States and foreign countries amounting to a total of 207,227 packages.

There were 1538 inspections of potatoes, onions, beans, rice, eggs, butter, cheese, cereals, dried fruits, alfalfa hay, red oat hay, crushed oats, rolled barley, bran, rice straw, corn, wheat and birdseed for city institutions, with only the following four rejections: 346 pounds of butter.

The revenue taken for export work and city institutions together for the present year will amount to approximately five thousand dollars.

On recommendation from the Chief Administrative Office we have been cooperating with the Board of Health and the Department of Weights and Measures in our inspection of wholesale and retail establishments. Since we visit said establishments at regular intervals throughout each month, we report all violations and adverse conditions to the above mentioned departments.

This office has also taken an interest in the promulgation of a Victory Garden project in San Francisco. We expect to take a more active interest in Victory Gardens if, and when, the organization is successfully completed. This will necessitate helping in surveys and in giving first hand advice to the citizens of San Francisco who desire to maintain Victory Gardens.

### DEPARTMENT OF FINANCE AND RECORDS

The various offices comprising this department, the Tax Collector, Registrar of Voters, Recorder, County Clerk, and Public Administrator, have experienced numerous changes in the personnel during the year 1942, mainly because of the war and the consequent induction into the armed forces of many of the employees, and lay-offs on the part of other employees to accept employment in work connected with the war effort.

During this same year, several of these offices have been called upon to assist in many ways in the Civilian Defense program and that of



the Federal Government. The nature of these services as well as the activities of these five divisions for the year 1942 are related in separate reports, submitted herewith.

The expenses for the Director's Office during the year 1942 were \$8,552.80.

### TAX COLLECTOR

For the fiscal year ended June 30, 1942, the following collections were made:

Real estate taxes and secured personal property taxes .....	\$32,615,164.50
Unsecured personal property taxes (exclusive of Delinquent Revenue Bureau) for period July 1, 1941, to December 5, 1941.....	1,475,048.93
In the Bureau of Delinquent Revenue (various accounts) .....	140,557.20
In the Bureau of Licenses.....	459,378.85
<b>Total .....</b>	<b>\$34,690,149.48</b>
<b>Total collections ending June 30, 1941.....</b>	<b>33,460,182.14</b>
<b>Increase .....</b>	<b>\$ 1,229,967.34</b>

### COUNTY CLERK

The year 1942 brought a substantial increase in the total fees received by the County Clerk's Office, this increase being largely due to additional business in the Marriage License Department. The inaccessibility of Reno, due to present travel conditions and the large number of service people desiring to be married in San Francisco, contributed to a very substantial increase over the previous year. The total fees collected for the fiscal year ending June 30, 1942, amounted to \$140,225.48 as against \$125,803.40 for the previous fiscal year.

In addition to the prescribed duties of the office, the County Clerk has been called upon by the United States Bureau of Mines to act as Licensing Agent for San Francisco in the issuance, under Federal law, of permits to buy, sell and use explosives. Approval of the Police Department is required in these cases and upon their reports the licenses are issued by the County Clerk and two of the deputies in his office.

During the year 1942, the County Clerk was called upon by the OPA to act as consignee of all printed forms to be furnished the people of San Francisco, in connection with sugar rationing and mileage rationing. These forms were checked as received and turned over to the local rationing authorities for distribution through the schools of San Francisco. Both of these tasks have been completed and the County Clerk awaits further requests to serve in a similar capacity, as the OPA shall undertake the rationing of other commodities.

### RECORDER

The changes in the organization of the Recorder's Office, as outlined in proposal to Mr. Thos. A. Brooks, Chief Administrative Officer, were completed during the calendar year 1942.

The reclassification of three positions within the office has enabled the Recorder to delegate responsibility in the various departments to the men appointed, resulting in an increased service to the public, without any increase in the expenses of the office.

During the calendar year, recording of marriage certificates has increased 74 per cent, with a commensurate increase in the revenues of this department.

The work of reproducing vital City and County records on microfilm is proceeding in an orderly fashion. The complete indices of the Recorder's office, together with subdivision maps and other miscellaneous records are now recorded on microfilm, and will be stored in

a fireproof, bombproof vault now under construction. The reproduction of these records will enable the Recorder to form a basis for the establishment of ownership and possession of property by the use of a title insurance company's plant should the original records be destroyed.

Receipts for the calendar year total.....\$117,274.95  
Budget expenditures are..... 101,817.77

### REGISTRAR OF VOTERS

The office of the Registrar of Voters functioned efficiently in its work for 1942. In addition to the primary and general election, there was one special election for Civilian Defense bonds, and the Retirement System and Health Service elections.

The first task of the year was to fix new precinct boundaries for the newly apportioned Assembly districts. New maps were printed and the 342,731 valid affidavits of registration were reassorted to their new precincts.

At the special bond election held June 9, 1942, 345,994 persons were registered and 138,741 voted.

At the primary election held August 25, 1942, the registration increased to 359,848. The total vote was 184,827.

For the general election held November 3, 1942, 367,352 were on the register. The total vote was 230,129.

To handle the increased vote the office secured an option on 100 more voting machines. These were being sold by Los Angeles and were obtained at a price less than one-quarter of the regular price. It was an exceptional bargain.

The services of the office were given to the Civilian Defense. Several thousand volunteers were registered by us. Some assistance was given to the force segregating and filing the registration cards.

The larger part of our storeroom was taken over for the Civilian Defense communications control center. Another large portion of the registration room was taken over for the office of the Civilian Defense. Some compensating space has been provided for us in the basement corridor. This loss of space has been somewhat of a handicap in the efficient conduct of the rooms affected, but must be endured as a part of the general emergency.

We have lost five valuable men during the year, one through death, one retired and three to the armed services. That constitutes one-quarter of the force of regular employees, who, during the busier election periods, have had to assume a great deal of directive responsibility over the large force of temporary employees.

There has been increasing difficulty in securing competent men as Inspectors of Elections. Only by applying to the banks of San Francisco was the office able to fill a hundred last minute vacancies. Pay for this job should be increased.

Elections were without trouble, except for a few instances where electors had not read their ballot instructions and had difficulty in writing in certain candidate's names. Generally the work was handled efficiently, speedily and accurately.

### PUBLIC ADMINISTRATOR

The following data are gleaned from the report of the operations of the Public Administrator's Office for the period from January 1 to December 15, 1942. Number of estates wherein Public Administrator took possession, 301; number of estates in which final accounts have been settled and allowed, 289; Administrator's commissions collected and paid into County Treasury, \$31,864.80; attorney's fees collected and paid into County Treasury, \$31,864.80; sundry revenue collected and paid into County Treasury, \$546.64; total collections paid into County Treasury, \$64,276.24. Total cost of operation of office, \$43,262.99; profit, \$21,013.25.

During the year the office handled more estates than during the previous year. The profit from operating the office is likewise greater than that shown last year.

Public Administrator Phil Katz says his office has been particularly affected by the war. Regulations and restrictions in ever increasing numbers, covering the property of alien deceased persons and distributive shares of alien heirs greatly augmented the work of the personnel and placed additional responsibilities on all concerned.

## PUBLIC WELFARE COMMISSION

The responsibilities of the Public Welfare Commission have increased steadily since it was created by Charter Amendment in 1937. This Commission, a policy forming and supervisory body, directs the activities of the Public Welfare Department in administering assistance to two distinct types of public assistance: (1) Indigent Aid, the cost of which is borne wholly by the taxpayers of San Francisco, and (2) aid to persons who are eligible to public assistance under the Social Security Act; namely, Old Age Assistance, Aid to Needy Children and Aid to Needy Blind. These three categories of aid are financed jointly by the City and County of San Francisco, the State of California and the Federal Government. During the year just passed the San Francisco taxpayers participated to the extent of supplying 25 per cent of the funds for the Old Age Assistance program, 22 per cent for Aid to Needy Children and 32 per cent of Blind Aid funds.

In addition to administering these aid programs, the Public Welfare Commission has during the past year assumed still another responsibility—that of administering the War Services and Assistance Program. This consists of aid and services to civilians injured or in need because of enemy action or war conditions. The cost of this program is met entirely from Federal funds.

Twice a month the five members of the Commission meet to consider the business of the Public Welfare Department and direct the disbursement of its budget, which disbursements in the calendar year just ended amounted to \$7,418,000. The welfare of an average of 18,665 persons was dependent upon this Commission in 1942.

Every type of aid granted by the Public Welfare Department in 1942 was substantially less than in 1941. The total dropped from an average of 21,583 recipients per month to 18,665, a decrease of 13.5 per cent. While this decrease can be attributed in a large measure to the general increase in employment opportunities, the diligence and foresight of the Commission in establishing its own Employment Division to work in close cooperation with the United States Employment Service has aided materially in reducing the rolls, and at the same time no needy person has suffered the loss of assistance. The largest part of this decrease, of course, has been in the Indigent Aid program. There has also been a large decrease in the number of children receiving Aid to Needy Children. Although there has been a drop in the number of aged and blind recipients, this decrease has been small as compared with the decreases in the other two programs.

During the calendar year just ended the Public Welfare Department authorized the disbursement of \$6,892,700 to the needy aged, the needy blind, the needy children and the indigents. The cost of administration was \$525,400 or 7.1 per cent of the grand total of \$7,418,000. Of this grand total, the total cost from City and County tax funds for the year was \$3,027,000, as compared with \$3,483,500 for the preceding year, or a decrease of \$456,500. The balance of the total cost was met from Federal and State funds.

The following tabulated statement shows how the money disbursed was divided among the types of recipients, the parts that were provided by Federal and State subventions, and the portion that was paid from City and County tax funds:

DISBURSEMENTS OF THE PUBLIC WELFARE DEPARTMENT  
CALENDAR YEAR 1942

AMOUNT OF AID GRANTED AND SOURCES OF FUNDS

Type of Aid	Aver. Total Disbursements			Federal		Source of Funds		City and County
	Recipients Per Month	Amount	% of Total	Amount	%	State Amount	%	
Old Age Assistance..	11,786	\$5,219,100	70.4	\$2,592,400	50	\$1,302,600	25	\$1,324,100
Aid to Needy Children	921	230,000	3.1	76,500	33	102,500	45	51,000
Aid to Needy Blind..	517	295,000	4.0	107,300	36	94,100	32	93,600
Sub-total .....	13,224	\$5,744,100	77.5	\$2,776,200	48	\$1,499,200	26	\$1,468,700
Indigent Aid .....	5,441	1,116,800	15.0	.....	..	.....	..	1,116,800
Suppl. Aid to Needy Children .....	(149)	31,800	0.4	.....	..	.....	..	31,800
Sub-total .....	18,665	\$6,892,700	92.9	\$2,776,200	40	\$1,499,200	22	\$2,617,300
Administration .....	.....	525,400	7.1	115,700	22	.....	..	409,700
Grand total ....	18,665	\$7,418,100	100.0	\$2,891,900	39	\$1,499,200	20	\$3,027,000

*Aid to Needy Aged.* Over 70 per cent of all disbursements of the Public Welfare Department for the year just ended were for the benefit of our needy aged, yet for the first time since the inception of this program, expenditures for this type of aid decreased. The cost of care of the aged for the year just ended was \$5,219,100 as compared with \$5,246,300 for the previous year—a decrease of \$26,200. In November, 1942, 11,546 aged San Franciscans received assistance, as compared with 11,960 during the same month last year. There has been a decided down trend in this type of aid since February of 1942. This down trend has resulted partly from greater employment opportunities for aged persons and partly from increased incomes from other sources.

*Aid to Needy Children.* The Public Welfare Department administers aid to only one class of needy children—half orphans whose fathers or mothers are dead or have been declared presumptively dead by court action. The other classes of needy children are granted assistance through the Dependency Division of the Juvenile Court. For the month of November, 1942, aid was extended to 284 cases, representing 696 children, as compared with 520 cases, or 1221 children in November, 1941. The total amount disbursed for Aid to Needy Children during the calendar year just ended, including supplementary Aid to Needy Children, was \$261,800—a decrease of \$114,300, or 30 per cent, as compared with the amount disbursed the preceding year.

*Aid to Needy Blind.* The number of blind persons receiving assistance through the Public Welfare Department in November, 1942, was 509, as compared with 523 in November, 1941. The expenditures in the Aid to Needy Blind program for the calendar year 1942 were \$295,000, as compared with \$309,000 in the previous year.

*Aid to Indigents.* While employable persons, as well as unemployables, have been the responsibility of the Public Welfare Department since July 1, 1941, when the State Legislature failed to appropriate funds to continue State relief to the unemployed, it is gratifying to note that out of a caseload of 2024 employable persons on the rolls of the Public Welfare Department in November, 1941, there now remains less than 100 such cases and these are persons who are temporarily disabled, or handicapped persons who can only be fitted into specialized jobs. The Employment Division of the Public Welfare Department, working in cooperation with the United States Employment Service, has done a splendid job, and I take pleasure in commending the Public Welfare Commission on this constructive measure.

The cost of indigent aid for the year just end was \$1,116,800, as compared with \$1,533,700 for the previous calendar year. During the year just ended the average number of recipients of indigent aid, including former S.R.A. employables, dropped to 5441 per month from 7729 per month during the calendar year 1941—a drop of almost 30 per cent. This resulted in a saving to the taxpayers of the City and County of

\$416,900 during the year. The number of indigent aid recipients as of November 30, 1942, was 2749, as compared with 6873 recipients as of November 30, 1941. This represents a decrease of 60 per cent.

The Federal Work Projects Administration, which has given work to large numbers of San Franciscans in the past, will, it is noted, soon discontinue operations. As of December 15, 1942, there were approximately 700 certified employees of the W.P.A. Of these, about one-third were discontinued as of December 31, and the balance will be terminated by February 15, 1943, at the latest. One year ago there were some 5000 certified employees of the W.P.A. in San Francisco.

*War Services and Assistance Program.* During the calendar year 1942 war conditions were reflected in the operations of the Public Welfare Department in the form of new duties and responsibilities. The War Services and Assistance Program came into being; under this program, Federal funds are administered by the Public Welfare Commission in giving services and assistance to civilians injured or in need as a result of enemy actions or governmental restrictive orders.

One of the first groups to come under this program during the year was the enemy aliens and persons of Japanese descent who, because of restrictive orders, found it necessary to move from certain areas or to discontinue their normal occupations, such as fishing. In some cases, also, women and children, dependents of interned enemy aliens, became in need of assistance. At this same time, it became the responsibility of the Public Welfare Department to give services and assistance to civilian evacuees from Hawaii and Alaska. This entailed aid for needy persons upon their arrival in San Francisco, transportation to their destinations within the United States, and assistance at their destinations until they became re-established and self-supporting.

Federal funds also are available to civilians whose normal means of support came from sources outside of the United States, such as the Philippine Islands, and where, as a result of enemy action and the consequent interruption of this income, the persons are in need.

The Public Welfare Department has during the past year, under the War Services and Assistance Program, assisted civilian defense volunteers who were injured in the performance of their official duties. This assistance has been in the form of medical care and subsistence needs of the civilian defense worker and his family during the period of his injury and until he was able to return to his normal activities.

Federal funds are available through the Public Welfare Department under this program for civilians in San Francisco needing assistance as a result of enemy action by land, sea or air or as a result of the evacuation from San Francisco of civilian populations under a government plan. I know that you all join me in hoping that it is never necessary for assistance to be granted for these reasons.

Up until November 1, 1942, the administration of the War Services and Assistance Program was through the direct issuance, upon the recommendation of the Public Welfare Department, of Federal warrants or relief orders payable by the Federal Government. As of November 1, 1942, the program changed, and at present all assistance is granted from City and County funds, with a subsequent reimbursement in full from Federal funds.

The membership of the Public Welfare Commission during the calendar year 1942 was comprised of the following: Mr. F. M. McAuliffe, Chairman; Mr. Frank Y. McLaughlin, Mrs. Eugene M. Prince, Miss Ruth A. Turner and Mr. Edward Vandeleur.

This Commission has been consistent in its policy of granting aid to every person in San Francisco who is eligible to public assistance within the shortest possible time. It has faithfully and generously fulfilled its obligation to care for San Francisco's needy, and at the same time has diligently and economically guarded the interests of the taxpayers of the City and County, as is evidenced by a saving of \$1,134,300 in the budget allotted to it for the fiscal year ended June 30, 1942.

## SAN FRANCISCO-SAN MATEO LIVESTOCK EXPOSITION BUILDINGS

No. 1-A District Agricultural Association, a State institution controlling the properties on the boundary line between San Francisco and San Mateo counties, is marking time during the present emergency.

The Cow Palace, by which name this Grand National Livestock Exposition building is familiarly known, conducted a highly successful show in the fall of 1941 and the Trustees are looking forward to great utilization being made of the properties immediately upon the close of hostilities.

The Board of Trustees must be selected from San Francisco and San Mateo counties, and for all practical purposes the Livestock Exposition is therefore locally controlled and operated.

Furthermore, the City and County of San Francisco has invested \$250,000 toward the cost of this project and San Mateo County has made a contribution of \$50,000. The City of San Francisco also made a substantial contribution to the cost of putting on the first show.

The Cow Palace has done a great deal to create good-will between the livestock interests of this western territory and the City and County of San Francisco.

As Mayor of the City and County of San Francisco I am proud of the part that I have had in sponsoring this development and believe that its full utilization will mean much to this entire territory.

## MUNICIPAL COURT

In the Municipal Court, City and County of San Francisco, over a period of 11 months, ending November 30, 1942, the 12 courts handled 9830 civil actions, 4364 small claims and 321,814 criminal proceedings.

Receipts in the Civil Department, \$66,269.25; traffic fines, \$433,290.02; items other than traffic, \$27,875.50; total, \$527,434.77; expenditures, \$299,557.18; receipts in excess of expenditures, \$227,877.59.

Official and pauper actions filed, for which no fees were collected, 269. Small claims—City and County, 1642; others, 17; total, 1659.

## PUBLIC DEFENDER

The Public Defender, Gerald J. Kenny, handled during the fiscal year, ended June 30, 1942, 587 cases in the Superior Court; cases certified from Municipal Court, 217; received on information or Grand Jury indictment, 338; pleas of guilty as charged, entered by defendants, 225; trials by jury, 41; trials, jury waived, 43; probation without jail sentence, 58; probation with jail sentence, 37; probation denied, 123. Felony cases held to answer, 386; certified to Superior Court, 217; reduced to misdemeanor, 16; dismissed, 335; private counsel, 110; pending, 5; County Jail sentence, 18; off calendar, 20; suspended sentences, 19; probation or turned over to probation officer, 53. Total number of felony cases, 1179.

The Public Defender handled 84 misdemeanor cases; 83 cases in Juvenile Court; participated in 22 insanity hearings; in 5 jury trials, verdicts insane, 5.

During the fiscal year, 1975 appearances in the Municipal Court were made; in Superior Court, 1746; in all courts, 3721; consultations with defendants in County Jail and City Prison, 1241; indigent persons receiving advice in civil matters (not required by charter), 3185.

## DISTRICT ATTORNEY

During 1942, this office participated in and conducted approximately 48,000 court hearings; issues 24,000 citations; conducted 21,600 citation hearings; was represented at all sessions of the Grand Jury dur-

ing the year, both regular and special, and collected and turned into the City Treasurer's Office in bail money the total sum of \$775,595.

Also, this office participated in all Coroner's inquests wherein suspicion of crime in connection with deaths was present, attended all meetings of the Parole Board, all meetings of the Traffic Committee on safety matters, met with groups of merchants and organizations interested in the various phases of the Unfair Practices Act and prepared and gave instructions and lectures on the same to such groups for the purpose of averting law violations and court prosecutions.

The total cost of conducting the office for the year was \$119,860. I am informed that this is lower than that of any other District Attorney's office of comparable size in the United States.

Of the cases handled by the office of the District Attorney in 1942, of the 48,000 court hearings, approximately 2200 were felony cases that reached the Superior Court, and approximately 45,000 were misdemeanor cases disposed of in the Municipal Court; approximately 800 were crimes involving children, disposed of in the Juvenile Court.

Of the total number of approximately 24,000 citations issued, 8000 were issued by the Bureau of Domestic Relations of this office, dealing with failure to provide for minor children, indigent wives and aged parents and similar domestic cases; 1500 were issued by the Fraud Bureau of this office, dealing with crimes of frauds, swindles and violations of the Corporate Securities Act, misleading advertising and various other rackets; 14,000 were issued by the Warrant and Bond Office dealing with miscellaneous offenses, felony and misdemeanor alike, and with violations of city ordinances; 500 were issued by the deputy in charge of the Juvenile Court work, relating particularly to sex offenses and juvenile delinquencies. Hearings on citations were approximately as follows: Bureau of Domestic Relations, 7000; Fraud Bureau, 1200; Warrant and Bond Office, 13,000; Juvenile Department, 400.

The Warrant and Bond Department, aside from the issuance of citations as above noted, prepared 85,000 complaints, and 30,000 warrants were issued upon these complaints, and by telephone and personally answered over 20,000 requests for advice and information.

The Food and Health Bureau of this office, which investigates and prosecutes offenders under the pure food and drug act, the State Agricultural Code and various city health ordinances, handled and disposed of more than 150 cases during the year.

Out of 139 narcotic cases disposed of during the year, 128 were convictions. These figures pertain to proceedings in the Superior Court.

### CITY ATTORNEY

The calendar year 1942 was an important year in the office of the City Attorney inasmuch as this office represented the many departments of the City and County of San Francisco in civil actions involving in excess of ten million dollars. Among the more important cases handled by this office were *United States of America v. 380 Acres of Land* (Treasure Island case), *Transbay Construction Company v. City and County of San Francisco*, *Regam v. King*, and *Williams Bros. & Haas v. City and County of San Francisco*.

*Civil Actions.* During the past year 209 civil actions were filed against the City and County, and 52 civil actions were filed on behalf of the City and County.

Of the aforementioned actions against the City and County 144 were actions for personal injuries; 3 were against the San Francisco Unified School District; 2 were quiet title actions; 2 were against the Retirement Board; 21 were petitions for writs of mandate; 6 were for injunctions; 11 were suits for property damages; 4 were suits to recover taxes, and 16 were miscellaneous actions.

Of the civil actions brought on behalf of the City and County, 42 were actions against responsible relatives under the Old Age Aid Law; 3 were abatement of nuisance actions; 4 were condemnation proceedings, and 3 were miscellaneous actions.

*Claims.* An increase in the number of claims filed against the City and County was again noted, as indicated by the records of the Controller. Some 1150 claims were filed in the latter office. As in the past, a large number of these claims were disposed of for minor amounts after investigation by the City Attorney's Office. By compromising these claims, numerous court actions were thus averted, saving the City and County many thousands of dollars.

*Public Utilities Commission and Municipal Railway.* Fifty-six cases were tried on behalf of the Municipal Railway during the calendar year; \$450,000 was the amount sought in damages against the City and County, and only the sum of \$67,460 was recovered. This is the lowest amount to be recovered against the City and County in recent years.

In addition thereto, civil actions and claims totaling in excess of \$150,000 against the City and County in its proprietary capacity were compromised for \$13,250.

*Board of Public Health.* Three abatement of nuisance actions were filed on behalf of the City and County of San Francisco and all resulted in condemnation judgments for the City and County. Twelve nuisances were abated without resort to civil action. The activities of the City Attorney's Office, on behalf of the Board of Public Health, assisted in further eliminating unsafe, insanitary and unhealthful conditions in San Francisco. The City Attorney's Office was further represented at all meetings of the Board of Health.

*Eminent Domain.* Upon recommendation and direction of the Board of Supervisors, some 75 parcels of land have been condemned within the limits of the City and County. Other actions are pending involving many additional parcels of land.

*Department of Public Works.* Suits totalling in excess of \$100,000 were filed against the City and County under the Public Liability Act for dangerous and defective conditions of public streets, works and property. All of said civil actions resulted in judgments for the defendant, City and County of San Francisco. Some minor claims for damages were settled for small amounts without trial, after due investigation had disclosed that said settlements were advisable.

*Ordinances and Opinions.* Among the more important ordinances drawn by the City Attorney's Office for the Board of Supervisors during the past year were: All ordinances relating to Civilian Defense, such as the Fire Watchers Ordinance, Identification Tag Ordinance, Dim-Out Ordinance, as well as closing of Golden Gate Park to motor vehicle traffic at night time for the duration of the dim-out restriction; an ordinance broadening the powers of the Police Department for the control of prostitution and promiscuous fornication, tending to spread venereal diseases among the armed forces; an ordinance providing for the control of drifting sand in said City and County; legislation relating to the Traffic Department, such as providing for one-way streets, restricted parking, etc.

In addition, 106 major opinions were rendered to the various offices, boards, commissions and departments of said City and County during the year 1942.

*Public Welfare Department.* The City Attorney's Office was extremely active on behalf of the Public Welfare Department during the past year, 1942. Forty-two suits against responsible relatives under the Old Age Aid Law were filed by the City Attorney's Office on behalf of the Public Welfare Department.



*Hetch Hetchy and Water Department.* In addition to studying and approving over 162 leases for the Water Department, the City Attorney's Office likewise settled numerous claims for the Water Department and brought several civil actions on behalf of said department; also, the office was active in attempting to have Section 6 of the Raker Act amended, so that the city would not lose the revenue from the power generated by the Hetch Hetchy System. In furthering the request of the City and County, representatives of the City Attorney's Office appeared before the Committee on Public Lands, House of Representatives, as well as before other Federal departments and officials in Washington.

This matter was satisfactorily settled by a contract with the Defense Plant Corporation for the sale of Hetch Hetchy power to corporations engaged in defense industries; thus the City and County will continue to receive revenue for the sale of its power.

*Rate Department.* The office was represented at all hearings of the Railroad Commission during the calendar year 1942. An extensive study was made on the cost of serving customers in the Bay area, and the results of the survey were presented to the Railroad Commission, which ordered the P. G. & E. to reduce the gas rates of the City and County. By reason of the aforesaid, the total savings to the consumers of San Francisco will be \$297,100 annually. San Francisco has the second lowest rate for domestic customers in the United States. Pittsburgh, Pennsylvania, has the lowest rate. A newly discovered gas field with an extensive reserve has been found at Rio Vista, California. This field has ample supplies of natural gas to provide for the metropolitan area for many years, and San Francisco is now receiving natural gas from this source.

From March to September, 1942, inclusive, formal and informal conferences were held with the California Railroad Commission's staff and city attorneys of various California cities, the result being that a public utility may give a municipality reduced rates under certain conditions.

In cooperation with the engineers of the Public Utilities Commission, a reproduction new less depreciation valuation of the Market Street Railway was made for the purposes of purchasing the railway by the city.

Prepared a brief forestalling an increase in fares on the California Street Cable Railroad Company for over a year.

The Rate Department has represented the City Attorney on the Telephone Franchise Committee of the California League of Municipalities, as well as representing the City Attorney at technical conferences with the staff of the California Railroad Commission having to do with the welfare of the City and County.

## HOUSING AUTHORITY

Marshall Dill, Chairman, Housing Authority of the City and County of San Francisco, submits a statement which follows:

In addition to the three projects now in operation, namely, Holly Courts, Potrero Terrace and Sunnydale, the Valencia Gardens Project will open shortly after the first of the year, and the fifth project, Westside Court, should be completed in March or April. Construction on two temporary war housing projects has been started on Hunter's Point. These projects will be owned by the Federal Government, but will be constructed and operated by this Authority as agent. One of them consists of dormitories for 500 single men, located within one block of the boundaries of the Hunter's Point Navy Yard, and the other for 500 war worker families, located on the approximate site of the proposed Hunter's View low rent project which was delayed on account of war conditions.

Land has been acquired and architectural drawings completed for six permanent projects which have been shelved for construction after the war.

The Commission of the Authority has held its regular meetings on Thursday of each week during the year and has transacted all necessary business for the construction and operation of the housing projects.

During the past year the scarcity of materials and the government control of priorities have made permanent construction slow and difficult, but with the immediate necessity of housing Navy Yard workers, we may expect that the two temporary projects will be ready for occupancy within the next three or four months.

In conformity with Federal policy, all of our projects have been made primarily available to in-migrant defense workers and income limits have been markedly increased to accommodate this new type of tenancy. Holly Courts, Potrero Terrace and Sunnysdale Projects have no vacancies, except those created by normal tenant turnover, and Valencia Gardens will be filled within a very short time after it is opened.

Following is a summary of facts concerning each of the projects:

*In Operation—*

<i>Name of Project</i>	<i>Area—Acres</i>	<i>Dwelling Units</i>	<i>Actual Development Cost</i>
Holly Courts .....	2.68	118	\$ 541,000
Potrero Terrace .....	17.16	469	1,900,000
Sunnysdale .....	48.83	772	2,700,000

*Under Construction—*

			<i>Estimated Development Cost</i>
Valencia Gardens .....	4.96	246	\$1,228,000
Westside Court .....	2.604	136	891,000
<i>Temporary War Housing—</i>			
Cal. 4521 (Dormitories)...	7.920	500	578,000
Cal. 4522 (Dwelling Units)	27.09	500	1,628,000
<i>Construction Deferred—</i>			
Bernal Dwellings .....	4.47	201	1,041,000
De Haro Plaza .....	4.822	132	777,000
Hunter's View .....	22.27	150	680,000
North Beach Place .....	4.602	226	1,270,000
Ping Yuen .....	2.617	232	1,517,000
Glen Craggs .....	29.06	171	930,000

Early last year the Authority issued temporary one-year loan notes for \$8,500,000 which were purchased by a syndicate of private bankers. The interest rate of 88/100 of 1 per cent indicates a sound financial position. These notes will mature in the near future, and in order to refinance our government loan a new issue of notes in the amount of \$8,719,000 will be issued in their stead.

During the year a contract was executed between the City and County of San Francisco and the Housing Authority by which the Housing Authority agreed to make payments in lieu of taxes. Authorization to increase these payments has been issued by the Federal Public Housing Authority and the Commission will probably consider this matter at an early date.

The Authority has not engaged in litigation of importance during the past year except for those actions required in final clearances for land titles.

Defense activities continue at all projects, with full participation by both staff and tenants. All precautions have been taken to afford a maximum amount of protection and organization has been carefully maintained for prompt action in time of emergency.

## UNFINISHED BUSINESS.

## Final Passage.

The following recommendations of Finance Committee, heretofore passed for second reading, were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Creating Revolving Fund, Department of Public Works, to Abate Drifting Sand and Dirt, and Providing for the Administration Thereof and Appropriation Therefor.**

(Series of 1939)

Bill No. 2032, Ordinance No. 1940, as follows:

Creating a revolving fund for the Department of Public Works, necessary to abate drifting sand or dirt, providing for the administration thereof and making appropriation therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A revolving fund is hereby created to be known as the "Public Works Sand Drifting Revolving Fund."

The sum of \$4,000 is hereby appropriated for the operation of such fund out of the surplus now on hand in Appropriation No. 240.110.00 to Appropriation No. 240.966.00. All, or any portion of such fund may be deposited in such bank or banks as the Director of Public Works may designate subject to the approval of the Controller.

Section 2. The "Public Works Sand Drifting Revolving Fund" may be used for the payment of the cost of abating drifting sand or dirt. The money so expended shall form the basis for the special assessment provided for in Bill No. 1888, Ordinance No. 1814 (Series of 1939), approved October 20, 1942.

Section 3. All moneys collected under the provisions of Bill No. 1888, Ordinance No. 1814 (Series of 1939), shall be paid into the "Public Works Sand Drifting Revolving Fund."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncовой, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Green—3.

**Appropriating \$500 to Provide Funds for Compensation of Relief Telephone Operators in Department of Electricity for the Remainder of the Fiscal Year.**

(Series of 1939)

Bill No. 2033, Ordinance No. 1941, as follows:

Appropriating the sum of \$500 from the surplus existing in Appropriation No. 249.110.01, to the credit of Appropriation No. 249.120.02, to provide funds for the compensation of relief telephone operators in the Department of Electricity for the remainder of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby appropriated from the surplus existing in Appropriation No. 249.110.01, to the credit of Approp-

priation No. 249.120.02, to provide funds for the compensation of relief telephone operators in the Department of Electricity for the remainder of the fiscal year.

Recommended by the Department of Electricity.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—8.

Absent—Supervisors Brown, Colman, Green—3.

**Appropriating \$1,372.50 Out of Emergency Reserve Fund to the Credit of Department of Public Health Appropriations to Provide Compensation for One B408 General Clerk-Stenographer at \$155 Per Month, for the Period February 15, 1943, to June 30, 1943, and Funds for Equipment in Venereal Disease Detention Ward at Central Emergency Hospital.**

(Series of 1939)

Bill No. 2034, Ordinance No. 1942, as follows:

Appropriating \$1,372.50 out of Emergency Reserve Fund to the credit of Department of Public Health Appropriations to provide compensation for one B408 General Clerk-Stenographer at \$155 per month, for the period February 15, 1943, to June 30, 1943, and funds for equipment in Venereal Disease Detention Ward at Central Emergency Hospital.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,372.50 is hereby appropriated out of Emergency Reserve Fund to the credit of the following appropriations in amounts indicated:

Appropriation No. 250.110.06 .....	\$697.50
Appropriation No. 233.400.50-6 .....	675.00

to provide compensation for one B408 General Clerk-Stenographer at \$155 per month, for the period February 15, 1943, to June 30, 1943, in the Bureau of Venereal Disease Control, and to provide funds for the purchase of equipment for Venereal Disease Detention Ward at Central Emergency Hospital.

Section 2. The position of one B408 General Clerk-Stenographer at \$155 per month is hereby created in the Bureau of Venereal Disease Control.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

Amending Bill 1734, Ordinance 1667, Section 54b, Department of Public Health—Central Office, by Adding Item 34.1 One B408 General Clerk-Stenographer at \$155 Per Month.

(Series of 1939)

Bill No. 2043, Ordinance No. 1945, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 54b, DEPARTMENT OF PUBLIC HEALTH—CENTRAL OFFICE, by adding item 34.1 one B408 General Clerk-Stenographer at \$155 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 54b, is hereby amended to read as follows:

Section 54b. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
<b>VENEREAL DISEASE CONTROL</b>				
33.1	1	B408	General Clerk-Stenographer (part time)...	\$ 79.50
34	2	B408	General Clerk-Stenographer .....	168
34.1	1	B408	General Clerk-Stenographer .....	155
35	1	B512	General Clerk-Typist (part time) .....	79.50
37	7	L360	Physician (part time) .....	150
38	1	L364	Pediatrician (part time) .....	135
38.1	1	L376	Chief, Div. of Venereal Disease Control...	375
39	1	P52	Field Nurse .....	188
39.1	3	P52	Field Nurse .....	165
39.2	1	P52	Field Nurse .....	185
39.3	1	P60	Supervising Nurse, Bureau of Communicable Diseases .....	200
39.4	3	P102	Registered Nurse .....	154.50
39.5	1	B408	General Clerk-Stenographer .....	155
39.6	1	I 116	Orderly .....	123
<b>BUREAU OF MENTAL HYGIENE</b>				
40	1	B408	General Clerk-Stenographer (part time)....	79.50
40.1	1	B408	General Clerk-Stenographer .....	162
41	1	L404	Psychologist .....	175
41.1	2	L404	Psychologist .....	170
42	1	L404	Psychologist .....	165
43	1	L404	Psychologist (part time) .....	79.50
44	1	L408	Psychiatrist (part time) .....	200
45	1	L408	Psychiatrist (part time) .....	150
<b>BACTERIOLOGICAL LABORATORY</b>				
46	1	B222	General Clerk .....	190
46.1	1	B512	General Clerk-Typist .....	162
47	1	C102	Janitress .....	137
47.1	2	I 204	Porter .....	123
48.1	1	I 204	Porter .....	110
49	1	L52	Bacteriological Laboratory Technician .....	137
49.1	2	L52	Bacteriological Laboratory Technician .....	125
50	1	L56	Bacteriologist .....	225
51	2	L56	Bacteriologist .....	202
51.1	1	L56	Bacteriologist .....	200.50
52		L58	Director of Laboratories .....	
53	1	L60	Bacteriological Milk Inspector .....	250
54	1	L64	Consultant Bacteriologist (part time).....	75

## TEMPORARY SERVICES

54.1	I 2	Kitchen Helper, \$4.50 per day .....	
54.2	I 116	Orderly .....	110
54.3	I 204	Porter .....	110

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing a Supplemental Appropriation of \$344,000, From the Unappropriated Balance of Funds—Municipal Railway Operating Fund; Creating the Positions of 25 S102 Conductors, 50 S103 Conductors (Female) and 25 S104 Motormen.**

(Series of 1939)

Bill No. 2035, Ordinance No. 1943, as follows:

Authorizing a supplemental appropriation of \$344,000 from the Unappropriated Balance of Funds—Municipal Railway Operating Fund; creating the positions of 25 S102 Conductors, 50 S103 Conductors (Female), and 25 S104 Motormen.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$344,000 is hereby appropriated from the unappropriated balance of funds—Municipal Railway Operating Fund, to the credit of the following appropriations:

265.120.00—Temporary Salaries .....	\$ 7,500
265.130.00—Wages .....	225,000
265.135.00—Sick Leave—Per Diem Employees.....	10,000
265.200.00—Contractual Services .....	10,000
265.231.00—Power .....	40,000
265.300.00—Materials and Supplies .....	20,000
265.804.00—Passenger and Damage Claims.....	20,000
265.860.00—Pension and Retirement Allowances.....	11,500

Section 2. The following positions are hereby created in the Municipal Railway:

- 25—S102 Conductors
- 50—S103 Conductors (Female)
- 25—S104 Motormen

Section 3. This appropriation is necessary due to large increase in travel and the paying of penalty overtime due to shortage of labor. It is therefore necessary to provide for additional employments, contractual services, materials and supplies, pension and retirement allowances, passenger and damage claims in order to meet the increased demand for service to be provided by the said Municipal Railway.

Approved by the Public Utilities Commission.

Funds available by the Controller.

Approved by the Manager of Utilities.

Approved as to classifications by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

# Amending Salary Ordinance as to Conductors, Motormen and Conductorettes.

(Series of 1939)

Bill No. 2021, Ordinance No. 1939, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 72, PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY, by increasing the number of positions under Item 49 from 510 to 535 S102 Conductors; by increasing the number of employments under Item 50 from 500 to 525 S104 Motormen; and by adding Item 49.1 50 S103 Conductors (female).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 72, is hereby amended to read as follows:

## Section 72. PUBLIC UTILITIES COMMISSION—(Continued) MUNICIPAL RAILWAY

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	6	A154	Carpenter at \$11.50 4 mos., \$12.00 8 mos.	
2	9	A364	Car and Auto Painter, \$12 per day.....	
3	1	A370	General Foreman Car and Auto Paint Shop .....	\$ 296
3.1	2	B4	Bookkeeper .....	185
4	1	B10	Accountant .....	255
5	1	B14	Senior Accountant .....	325
5.1	1	B210	Office Assistant .....	106
6	1	B222	General Clerk .....	175
7	4	B222	General Clerk .....	170
9	2	B222	General Clerk .....	162.50
9.1	3	B222	General Clerk .....	155
10	1	B234	Head Clerk .....	210
11	3	B308	Key Drive Calculating Machine Operator..	170
11.1	1	B308	Key Drive Calculating Machine Operator..	168
11.2	1	B308	Key Drive Calculating Machine Operator..	155
12	1	B408	General Clerk-Stenographer .....	250
13	2	B408	General Clerk-Stenographer .....	175
14	3	B408	General Clerk-Stenographer .....	170
14.1	1	B408	General Clerk-Stenographer .....	162.50
15	1	B454	Telephone Operator .....	167
15.1	1	B454	Telephone Operator .....	160
16	2	C52	Elevator Operator .....	145
17	1	C52	Elevator Operator (relief) .....	145
18	15	C104	Janitor .....	160
19	6	C104	Janitor .....	155
19.1	8	C104	Janitor .....	152
20	9	C104	Janitor .....	145
22	1	C104	Janitor .....	135
23	2	C107	Working Foreman Janitor .....	185
24	3	E106	Armature Winder, \$10 per day .....	
26	8	E154	Lineman, \$11.60 per day .....	
27	1	E160	Foreman Lineman .....	293
28	1	F216	Maintenance of Way Engineer .....	325
29	3	J 4	Laborer, \$7.60 per day .....	
29.1	1	J 4	Laborer .....	145
30	11	J 66	Garageman, \$7.25 per day.....	
31	54	J 152	Trackman, \$7.60 per day .....	
32	2	J 156	Switch Repairer, \$8.10 per day .....	
32.1	3	J 160	Track Welder, \$8.10 per day .....	
33	2	J 162	Car Repairer Welder, \$9.30 per day .....	
34	4	J 166	Track Foreman, \$8.60 per day .....	
36	1	M5	Assistant Superintendent of Equipment and Overhead Lines, Municipal Railway	400

37	1	M6	Superintendent of Equipment and Overhead Lines, Municipal Railway .....	475
38	8	M54	Auto Machinist, \$11 per day .....	
39	1	M56	Garage Foreman, Municipal Railway .....	331
40	2	M104	Blacksmith's Helper, \$8 per day .....	
41	2	M108	Blacksmith, \$11.40 per day .....	
42	6	M202	Car Repairer, at \$8 per day .....	
42.1	1	M202	Car Repairer at \$8.40 per day .....	
42.2	43	M202	Car Repairer at \$8.80 per day .....	
43	5	M206	Sub-Foreman Car Repairer, \$9.30 per day .....	
44	2	M208	Foreman Car Repairer, \$9.80 per day.....	
45	7	M254	Machinist, \$11 per day .....	
46	2	O1	Chauffeur, \$9.15 per day .....	
47	1	S10	Manager, Municipal Railway .....	700
48	1	S60	Instructor, Municipal Railway .....	245
49	535	S102	Conductor, first 6 months, 80c hour; second six months, 82½c hour; third 6 months, 85c hour; fourth 6 months, 87½c hour (10c per hour extra while instructing new employees as assigned by the superintendent).....	
49.1	50	S103	Conductors (female), first 6 months, 80c hour; second 6 months, 82½c hour; third 6 months, 85c hour; fourth 6 months, 87½c hour.....	
50	525	S104	Motorman, first 6 mos., 80c hour; second 6 mos., 82½c hour; third 6 mos., 85c hour; fourth 6 mos., 87½c hour (10c per hour extra while instructing new employees as assigned by the superintendent) .....	
51	150	S106	Bus Operator, 87½c per hour (10c extra per hour while instructing new employees as assigned by the superintendent) .....	
51.1	6	S110	Inspector, Municipal Railway .....	185
51.2	2	S110	Inspector, Municipal Railway .....	188
52	3	S110	Inspector, Municipal Railway .....	192
53	3	S110	Inspector, Municipal Railway .....	193
54	2	S110	Inspector, Municipal Railway .....	195
55	19	S110	Inspector, Municipal Railway .....	200
56	2	S120	Day Dispatcher .....	210
57	1	S124	Supervisor of Schedules .....	220
58	1	S128	Division Superintendent, Municipal Railway .....	325
58.1	1	S128	Division Superintendent, Municipal Railway .....	295
59	1	S130	Assistant Superintendent of Transportation, Municipal Railway .....	325
60	1	S132	Superintendent of Transportation, Municipal Railway .....	400
61	3	U108	Compressor Operator, portable, \$10 day....	
62	1	R108	Supervisor of Music (part time).....	50
63			Seasonal, Clerical and other temporary services as needed at rates not in excess of salary standardization schedules.	

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.



**Reappropriating \$2,000 for Assistant Director, Civilian Defense,  
and Creating Said Position.**

(Series of 1939)

Bill No. 2045, Ordinance No. ...., as follows:

Reappropriating the sum of \$2,000 from the surplus existing in appropriations of the Civilian War Council to the credit of Appropriation No. 202.110.79-1, creating the position of one B90.2 Assistant Director of Civilian Defense at \$400 per month, and providing funds for the compensation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,000 is hereby reappropriated from the surplus existing in the following appropriations:

Appropriation	202.110.79-1 .....	\$400
	202.110.79-3 .....	300
	202.110.79-4 .....	300
	202.110.79-6 .....	600
	202.110.79-9 .....	400

to the credit of Appropriation No. 202.110.79-1, to provide funds for the compensation of one B90.2 Assistant Director of Civilian Defense at \$400 per month.

Section 2. The position of one B90.2 Assistant Director of Civilian Defense at \$400 per month is hereby created.

**Discussion.**

The following communication, addressed by Supervisor MacPhee to his Honor, the Mayor, was presented by Supervisor MacPhee and read by the Clerk:

January 12, 1943.

Hon. Angelo J. Rossi, Mayor,  
City Hall.

Dear Mayor:

As you know, I am deeply interested in securing the services of a volunteer for the office of second Assistant Civilian Defense Director. I have discussed with Mr. Joy B. Rothschild of 244 Kearny Street the possibility of securing his services as a full-time volunteer under direct supervision of the War Services Committee.

Mr. Rothschild has agreed to do this job provided two policies are adhered to:

1. That he would accept no salary for the position.
2. That he would be under strict orders in a manner similar to any other paid employee.

Mr. Rothschild is a retired executive of middle age and I believe well qualified. As Assistant Director of Civilian Defense, he will serve with distinction and credit to the War Council.

For several reasons, I urge upon you the serious consideration by the War Council of Mr. Rothschild's services. These reasons are:

1st. Mr. Rothschild will be equally or more capable than a paid employee.

2nd. A saving of \$4,800 per year will be effected.

3rd. The morale of the volunteer within the ranks will be sustained or bettered through your action in not creating another high-salaried job in Civilian Defense.

I would appreciate a reply to this letter before the creation of this position comes up for final reading before the Board of Supervisors on January 25th, 1943. Thank you for your courtesy.

Very truly yours,

CHESTER R. MACPHEE, Supervisor.

MONDAY, JANUARY 25, 1943

The following communication from his Honor, the Mayor, addressed to Supervisor MacPhee, in reply to the foregoing letter, was presented by Supervisor MacPhee and read by the Clerk:

January 19, 1943.

Honorable Chester R. MacPhee,  
Board of Supervisors,  
City Hall, San Francisco.

Dear Supervisor MacPhee:

I have your letter relating to the possibility of securing the services of a full-time volunteer for the position of Assistant Director of Civilian Defense, to coordinate and manage the activities of the War Service Committee.

The question has been fully and seriously considered on every occasion by the Civilian War Council as well as by the War Services Committee of twenty-five, representing the activities which require the services of this Assistant Director.

We unanimously agree and now reaffirm our belief that this particular position, with its important responsibilities, calls for a full-time paid employee and not a volunteer. I will be pleased to appoint to any of the several important committees, any person you suggest. There is ample work of a constructive nature still to be performed in war activities, for serious-minded citizens who are prepared to offer their services.

I would appreciate your efforts and support in providing the necessary funds recommended by the War Council for this employment. The provisions of Ordinance 1930 of the Board of Supervisors place the responsibility of filling this position upon the Mayor, and I assure you that any recommendation which you make will be given serious consideration.

Yours sincerely,

ANGELO J. ROSSI,

President, Civilian War Council.

Supervisor Uhl, following the reading of the foregoing communications, in discussing the matter, announced that, in his opinion, the City and County of San Francisco, through the War Council, should be very happy to obtain the services of such a man as Mr. Rothschild.

Supervisor MacPhee expressed his views, stating that he was most reluctant to take a stand against the proposed appropriation. After reviewing some of the discussions before Finance Committee, he reported on his efforts to obtain a volunteer for the proposed position. Mr. McKeon and Mr. McAuliffe both stated in committee that they could not find a volunteer for the position. If such a volunteer could be found, he would be given consideration. Apparently the Civilian War Council has given some consideration to Mr. Rothschild, but not enough. Either the Board of Supervisors must assume that the War Council is absolutely right and must create this job at \$400 per month, or it must take the attitude that a volunteer has been provided who is capable of doing the job. In view of the fact that the Civilian War Council is unwilling to consider any kind of a volunteer, he, Supervisor MacPhee, could not vote for the proposed appropriation. It is with regret that he must vote "No" because he realizes that the War Council members have their hearts set on this particular appropriation.

Supervisor Shannon, in discussing the proposed appropriation, pointed that the Mayor, in his communication, dealt in generalities; Supervisor MacPhee is specific. The Board should give serious consideration to the passage of the ordinance. He would have to vote against it.

Mr. Helms, Director of Civilian Defense, when asked to express his views, announced that there was nothing that he could add to what he had already stated.

Supervisor Mead announced that up until about two weeks ago he had been very happy to go along with the recommendations of the Civilian War Council. He understood that this job was worth \$400 per month, and he was told that it was impossible to find a satisfactory volunteer for the position. On Monday, January 11th, Supervisor MacPhee called attention to the Board that there were several volunteers for this job. Apparently, in one instance at least, that statement was correct. This applicant, who is an outstanding citizen, should be given some consideration by the War Council. Now, in view of the circumstances, Supervisor Mead continued, he would have to change his attitude with respect to appointing anyone to this position at a monthly salary of \$400. His vote would be "No." The only justification for turning down this applicant is on the grounds that he cannot qualify. No reference has been made to his qualifications.

Subsequently during the proceedings, the foregoing consideration having been temporarily continued until the Mayor's arrival in the Chambers to present his annual message to the Board, Supervisor Mead questioned the Mayor, pointing out that a statement had been made by both the Mayor and the War Council that this must be a paid position, and that no attempt has been made to determine whether or not this particular man is capable of filling this particular position. Now, Supervisor Mead continued, he desired to know whether the Mayor or the Civilian War Council had taken into consideration this particular individual's qualification, and what their conclusion was. If this man does not qualify, that is one story; if he does qualify, it is a different story. Does or does not Mr. Rothschild qualify for this particular job?

The Mayor, in reply, stated that he did not personally know Mr. Rothschild. However, the responsibility of selecting a man for the proposed position rests with the Mayor, and any person whom he would appoint for that position will have the proper qualifications. He had no reflection on any one who might volunteer their services. There are, as he had stated in his letter, plenty of jobs without compensation. This particular person would be working under the direction of the Coordinator, and he would be assigned to the War Service Committee. The Committee was unanimous in the opinion that there should be a paid employee, so it could be free to give orders.

Supervisor Mead repeated his question, again asking if this particular man's qualifications had been considered. Unless he gets an answer to that question, he must, though reluctantly, vote against the appropriation.

The Mayor, thereupon, announced that there have been many names suggested, and every suggested person will be given serious consideration.

Supervisor Uhl asked the Mayor how he could justify indifference to Mr. Rothschild, who is volunteering his services, and insist on paying a \$400 monthly salary for the position.

The Mayor, in reply, stated that he did not know Mr. Rothschild's experience. He did know, thought, that some of those whose names have been suggested and recommended have been engaged in similar sort of work; it has been their lives' work. The letter sent to Supervisor MacPhee, expressing his views on the matter, had received the unanimous approval of all members of the Civilian War Council present at the meeting of that Council. Before an appointment is made, Mr. Rothschild will be considered, along with others, when an appointment is made.

The Mayor, in reply to question by Supervisor Shannon, announced that he had not looked into Mr. Rothschild's qualifications. Mr. McAuliffe, however, has conversed with Mr. Rothschild.

Supervisor Green then questioned Mr. Helms, asking if there is anything basic he had in mind with respect to having a volunteer or paid assistant.

In reply, Mr. Helms stated that the Mayor, in his communication, had expressed the attitude of the War Council on the subject. He had nothing more to say.

Supervisor Meyer, in support of the proposed appropriation, announced that volunteer employees were not satisfactory, in his opinion. They leave their jobs after a few months, and then new men have to be broken in. The Civilian War Council should not be so handicapped. If a job is to be well done, it should be paid for.

#### Explanation of Vote.

Supervisor MacPhee, in explanation of his vote, stated that he thought the work is most necessary and should be done. If this were any city other than San Francisco, and had a volunteer for such position, he would have been put to work three or four weeks ago. Supervisor MacPhee stated he intended to vote against the appropriation, but if the Mayor, in his wisdom, decides to fill the position with a volunteer and later asks for an appropriation, showing that this is not a proper job for a volunteer, he would then be willing to vote for an appropriation.

Thereupon, the roll was called and the foregoing bill was *refused final passage* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Meyer, Roncovieri—4.

Noes: Supervisors MacPhee, Mead, Shannon, Uhl—4.

Absent: Supervisors Brown, Colman, Green—3.

#### Reconsideration.

Before the result of the foregoing vote had been announced, Supervisor Gallagher changed his vote from "Aye" to "No" and moved for reconsideration at the next meeting of the Board. Motion seconded by Supervisor Meyer.

The vote then stood:

Ayes: Supervisors Gartland, Meyer, Roncovieri—3.

Noes: Supervisors Gallagher, MacPhee, Mead, Shannon, Uhl—5.

Absent: Supervisors Brown, Colman, Green—3.

#### Consideration Postponed.

**An Amendment to Bill No. 1734, Ordinance No. 1667, Section 4a, San Francisco Civilian War Council, by Increasing the Number of Positions Under Item 2.1 From One to Two B90.2 Assistant Director of Civilian Defense at \$400 Per Month.**

(Series of 1939)

Bill No. 2042, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by increasing the number of positions under item 2.1 from 1 to 2 B90.2 Assistant Director of Civilian Defense at \$400 per month.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

**Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL**

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Operator .....	155
5	14	B408	General Clerk-Stenographer .....	155
6	1	B419.2	Secretary, Advisory Board .....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration.....	225

**Note:** Recommended by Finance Committee. Supervisors MacPhee and Mead voting "Ayes." Supervisor Uhl not voting.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

On motion duly made and seconded, consideration of the foregoing bill was postponed until Monday, February 1, 1943.

**Final Passage.**

**Appropriating \$1,125, Funds for Supervisor of Yard, Water Department; Abolishing Position of Senior Storekeeper.**

(Series of 1939)

Bill No. 2046, Ordinance No. 1947, as follows:

Appropriating the sum of \$1,125 out of the surplus existing in Appropriation No. 266-110-14, City Distribution—General, to the credit of Appropriation No. 266-110-14, City Distribution—General, for the purpose of providing funds for the compensation of one U138 Supervisor of Yard, Water Department, at rate of \$225 per month, for the period from February 1, 1943, to June 30, 1943; abolishing the position of one B356 Senior Storekeeper at rate of \$275 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,125 is hereby appropriated from the surplus existing in Appropriation No. 266-110-14, City Distribution—General, to credit of Appropriation No. 266-110-14, City Distribution—Water Department, to provide funds for the compensation of one U138 Supervisor of Yard, Water Department, at rate of \$225 per month, for the period from February 1, 1943, to June 30, 1943.

Section 2. The position of one U138 Supervisor of Yard, Water Department, at rate of \$225 per month is hereby created; the position of one B356, Senior Storekeeper, City Distribution, Water Department, at rate of \$275 per month is hereby abolished.

Approved by Public Utilities Commission Resolution No. 5403.

Approved as to Form by the City Attorney.

Funds available by the Controller.

Approved by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

*Finally Passed by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

Amending Salary Ordinance as to Public Utilities Commission by  
Deleting Position of Senior Storekeeper at \$275 Per Month, and  
Adding in Lieu Thereof Supervisor of Yard, Water Department,  
at \$225 Per Month.

(Series of 1939)

Bill No. 2040, Ordinance No. 1944, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 74, PUBLIC UTILITIES COMMISSION, SAN FRANCISCO WATER DEPARTMENT, by deleting item 39 1 B356 Senior Storekeeper at \$275, and adding in lieu thereof item 47 1 U138 Supervisor of Yard, Water Department, at \$225 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 74, is hereby amended to read as follows:

Section 74. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
<b>9. CONSUMERS' PREMISES</b>				
1	2	U127	Water Service Inspector.....	\$ 193
1.1	1	U127	Water Service Inspector.....	192
1.2	1	U127	Water Service Inspector.....	190
1.3	1	U127	Water Service Inspector.....	182
1.4	1	U127	Water Service Inspector.....	175
2	1	U128	Chief Water Service Inspector.....	215
<b>10. WATER SALES DIVISION—METER READING</b>				
3	5	B247	Meter Reader .....	175
4	3	B247	Meter Reader .....	170
5	2	B247	Meter Reader .....	165
5.1	1	B247	Meter Reader .....	160
5.2	5	B247	Meter Reader .....	155
<b>11. CONSUMERS' ACCOUNTS</b>				
6	4	B222	General Clerk .....	175
7	1	B222	General Clerk .....	173
8	1	B222	General Clerk .....	172
9	9	B222	General Clerk .....	170
9.1	1	B222	General Clerk .....	155
10	5	B222	General Clerk (part time).....	75
12	1	B228	Senior Clerk .....	200
13	2	B228	Senior Clerk .....	195
13.1	1	B228	Senior Clerk .....	195.50
14	1	B302	Addressing Machine Operator.....	172
15	1	B302	Addressing Machine Operator.....	170
15.1	1	B302	Addressing Machine Operator.....	155
16	10	B311	Bookkeeping Machine Operator.....	185
16.1	1	B311	Bookkeeping Machine Operator.....	175
16.2	1	B312	Senior Bookkeeping Machine Operator.....	195
17	4	B512	General Clerk-Typist .....	170
17.1	1	B512	General Clerk-Typist .....	155
18	1	U56	Asst. Supervisor, Consumers' Accounts.....	300
19	1	U60	Supervisor Consumers' Accounts.....	350
20	1	U62	Supervisor of Closing Bills.....	244.50
21	1	U63	Chief Adjuster .....	244.50

## 12. WATER SALES DIVISION—COLLECTIONS

22	1	B222	General Clerk .....	173
23	1	B222	General Clerk .....	180
24	15	B222	General Clerk .....	175
25	1	B222	General Clerk .....	172
26	9	B222	General Clerk .....	170
26.1	1	B222	General Clerk .....	170.50
26.2	2	B222	General Clerk .....	163
26.3	1	B222	General Clerk .....	160
27	2	B222	General Clerk .....	155
28	1	B228	Senior Clerk .....	200
29	1	B234	Head Clerk .....	250
30	1	B408	General Clerk-Stenographer .....	175
31	1	B408	General Clerk-Stenographer .....	155
32	1	B512	General Clerk-Typist .....	170
33	1	U52	Supervisor of Collections.....	300

## 13. DOCKS AND SHIPPING

34	1	B222	General Clerk .....	175
35	1	U51	Supervisor Docks and Shipping.....	275
36	1	U125	Hoseman, Ships and Docks.....	182
37	1	U125	Hoseman, Ships and Docks.....	170

## 14. CITY DISTRIBUTION DIVISION—GENERAL

38	1	B228	Senior Clerk .....	195
40	1	B408	General Clerk-Stenographer .....	172
41	1	B512	General Clerk-Typist .....	170.50
42	1	B512	General Clerk-Typist .....	175
43	1	F252	Junior Civil Engineering Draftsman.....	160
43.1	1	F401	Junior Hydraulic Engineer.....	233
43.2	1	F401	Junior Hydraulic Engineer.....	175
44	1	O58	Gardener .....	155
44.1	4	O58	Gardener .....	135
45	2	O58	Gardener .....	150
45.1	1	O60	Head Gardener .....	169.50
46	4	U130	Reservoir Keeper .....	165
47	1	U138	Supervisor of Yard, Water Department....	225
49	1	U142	Assistant Superintendent .....	350
50	1	U144	Superintendent .....	500

## 15. PUMPS

51	1	J4	Laborer .....	194
52	7	O166	Fireman of Stationary Steam Engines.....	210
54	4	O168	Engineer of Stationary Steam Engines.....	258
55	1	O172	Chief Engineer of Stationary Steam En- gines .....	275

## 16. PUMPS—PENINSULA DIVISION

57	2	O166	Fireman of Stationary Steam Engines.....	210
58	1	U214	Pump Operator .....	175
59	3	U214	Pump Operator (relief).....	175
60	1	U214	Pump Operator (part time).....	79.50
61	1	U215	Head Pump Operator.....	200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

# **Appropriating \$250 to Provide Funds for the Purchase of Civilian Defense Lapel Insignia.**

(Series of 1939)

Bill No. 2047, Ordinance No. 1948, as follows:

Appropriating the sum of Two Hundred Fifty Dollars out of Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202,341.79-1 for the purpose of providing funds for the purchase of Civilian Defense lapel insignia.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby appropriated the sum of Two Hundred Fifty (\$250) Dollars out of Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202,341.79-1 for the purpose of providing funds for the purchase of Civilian Defense lapel insignia, the same to be acquired for the Civilian War Council.

Section 2. Said Civilian Defense lapel insignia shall be purchased by the Purchaser of Supplies for the Civilian War Council, said purchase to be made in accordance with the provisions of the Charter and the Purchasing Procedure Ordinance. When said Civilian Defense lapel insignia has been acquired by the Civilian War Council the same shall be sold at the office of the Civilian War Council to persons authorized to wear said insignia at or near the cost thereof to said Civilian War Council. The Purchaser of Supplies shall have the right to fix the price at which said insignia shall be sold, provided that said price shall be fixed as near as possible to the cost of said insignia.

Section 3. No persons except members of the Citizens' Defense Council, the Citizens' Service Corporation, the Civilian War Council and members of official committees formed or existing under authority of said Civilian War Council shall be entitled to purchase said insignia and any persons, except those hereinabove mentioned, wearing said insignia or displaying the same on or attached to his or her wearing apparel shall be guilty of a misdemeanor and shall be punished accordingly. It shall be the duty of any person purchasing, receiving or acquiring any of said insignia to return the same to the Director of Civilian War Council whenever said person shall cease to have the right to wear, use or display the same.

Section 4. All moneys received from the sale of said insignia shall be deposited in the Treasury of the City and County of San Francisco and all said amounts so deposited shall be placed to the credit of Appropriation No. 202,341.79-1.

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

*Finally Passed* by the following vote:

## **Final Passage.**

The following, from the Finance Committee with recommendation "Do Not Pass," was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Amending Salary Ordinance** as to Watchman (as Needed), Board of Education, at \$145 Per Month.

(Series of 1939)

Bill No. 2044, Ordinance No. 1946, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 83, BOARD OF



EDUCATION, by adding item 53.1 1 C152 Watchman (as needed) at \$145 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 83, is hereby amended to read as follows:

**Section 83. BOARD OF EDUCATION—  
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	A6	Supervisor of Maintenance and Repairs....\$	325
2	4	A154	Carpenter at \$11.50 per day 4 months; \$12 per day 8 months.....	
3	1	A162	Foreman Carpenter—4 months..... 8 months.....	291 303
4	3	A354	Painter at \$12 per day.....	
5	4	B4	Bookkeeper .....	175
6	1	B6	Senior Bookkeeper .....	235
7	*2	B6	Senior Bookkeeper .....	190
8	1	B9	Supervisor of Financial Reports, Board of Education .....	235
9	1	B14	Senior Accountant .....	285
10	1	*	Senior Accountant .....	275
11	1	B58	Secretary, Board of Education.....	492
12	1	B180	Administrative Assistant .....	350
13	2	B210	Office Assistant .....	106
14	1	B222	General Clerk .....	190
15	1	B222	General Clerk .....	175
16	1	B228	Senior Clerk .....	200
17	3	B308	Key Drive Calculating Machine Operator	175
18	2	B308	Key Drive Calculating Machine Operator	155
19		B308	Key Drive Calculating Machine Operator (as needed) .....	155
20	1	B311	Bookkeeping Machine Operator.....	185
20.1	30	B352	Storekeeper .....	150
21	1	B354	General Storekeeper .....	230
22	1	B380	Armorer, R. O. T. C.....	160
23	3	B408	General Clerk-Stenographer .....	215
24	61	B408	General Clerk-Stenographer .....	175
25	3	B408	General Clerk-Stenographer .....	170
25.1	4	B408	General Clerk-Stenographer .....	168
26	6	B408	General Clerk-Stenographer .....	162
27	18	B408	General Clerk-Stenographer .....	155
29	11	B408	General Clerk-Stenographer (part time) \$3 per evening .....	
30	12	B408	General Clerk-Stenographer, \$6 per day	
30.1	3	B408	General Clerk-Stenographer, \$6.50 per day	
30.2	10	B408	General Clerk-Stenographer, \$6.90 per day	
31	4	B412	Senior Clerk-Stenographer .....	200
32	3	B454	Telephone Operator .....	157
33		B454	Telephone Operator (as needed) \$5 per day for actual days served.....	
34	1	B512	General Clerk-Typist .....	215
35	1	B512	General Clerk-Typist .....	190
36	7	B512	General Clerk-Typist .....	175
36.1	1	B512	General Clerk-Typist .....	168
37	3	B512	General Clerk-Typist .....	162
38	4	B512	General Clerk-Typist .....	155
39	91	C102	Janitress .....	140
40	15	C102	Janitress .....	130
41		C102	Substitute Janitresses at rate of \$130 per month shall be paid at the rate of \$5 per day for actual days served.....	

42	154	C104	Janitor .....	155
42.1	5	C104	Janitor .....	152
43	14	C104	Janitor .....	145
44	27	C104	Janitor (part time), \$2.50 per evening.....	
46	2	C104	Janitor (part time).....	25
47	34	C105	Special Janitor .....	162.50
48		C105	Special Janitor at \$2.50 per evening in addition to regular salary.....	
49		C107.1	Special Working Foreman Janitor at \$2.50 per evening in addition to regular salary .....	
50	16	C107	Working Foreman Janitor.....	185
51	5	C107	Working Foreman Janitor.....	175
52	1	C107	Working Foreman Janitor.....	165
53	1	C112	Supervisor of School Janitors.....	275
53.1	1	C152	Watchman "as needed" .....	145
54	2	I 12	Cook .....	148
55	1	I 12	Cook (part time) .....	75
56	2	I 2	Kitchen Helper (part time).....	75
57	8	J 78	Stockman .....	200
58	5	J 78	Stockman .....	175
59	2	J 78	Stockman .....	170
59.1	2	J 78	Stockman .....	160
60	1	J 80	Foreman Stockman .....	210
60.1	1	L360	Physician (part time).....	200
61	1	O1	Chauffeur .....	215
62	1	O104	Moving Picture Operator .....	200
63	2	O122	Window Shade Worker.....	205
64	15	O168	Engineer Stationary Steam Engines.....	236.50
65		O168	Engineer Stationary Steam Engines (part time relief) .....	125
66		O168	Engineer Stationary Steam Engines \$3.00 per evening as required.....	
66.1		O169	Special Engineer of Stationary Steam Engines at \$3.00 per evening in addition to regular salary.....	
67	1	O172	Chief Engineer Stationary Steam Engines .....	325
68	1	O61	Foreman Gardener .....	200
69	11	O58	Gardener .....	155
70	2	O58	Gardener .....	145
72			Referees and Umpires at \$1 to \$3 per game (as needed).....	
73			Temporary clerical employment and other help as needed at rates fixed in Salary Ordinance .....	
74			Temporary evening school clerks as needed at \$3 per evening.....	

#### TRUCK RENTAL—CONTRACTUAL

75			Trucks over 2500 lbs. and not over 4500 lbs. at rate of \$265 per month for not more than 23 days per month.	
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\*One position subject to classification by the Civil Service Commission.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Meyer, Roncovieri, Shannon, Uhl—6.

Noes: Supervisors Green, MacPhee, Mead—3.

Absent: Supervisors Brown, Colman—2.

## NEW BUSINESS.

## Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Uhl.

## Refunds of Erroneous Payments of Taxes.

(Series of 1939)

Resolution No. 3141, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

*From Appropriation No. 905—  
Duplicate Tax Fund.*

1. Mary L. Malley, Lot 2/4, Block 5421, second installment, 1941-1942 .....\$ 27.67
2. The Anglo California National Bank, Lot 20, Block 300, first installment, 1942-1943..... 984.48
3. Thos. R. Sharman, Lot 1, Block 562, first installment, 1942-1943 ..... 280.67
4. Title Insurance & Guaranty Co., Lot 3-A, Block 2448, first installment, 1942-1943..... 45.48
5. Mrs. Sophy Battyany, Lot 9, Block 6710, Lot 11, Block 6710, first installment, 1942-1943..... 31.36
6. Bank of America N. T. & S. A., Lot 4-I, Block 6959, first installment, 1942-1943..... 42.56
7. The San Francisco Bank, Executor Estate of Alvina Wagner, Lot 21, Block 6923, first installment, 1942-1943 ..... 58.46
8. Anna May Biagini, Lot 15, Block 7109, first installment, 1942-1943 ..... 8.71

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

## Cancellation of Taxes.

(Series of 1939)

Resolution No. 3142, as follows:

Whereas, the Assessor has reported that on January 4, 1937, M. A. and M. T. Dilbert quitclaimed to the State certain lots, including Lots 42 to 44, Block 3721; and

Whereas, the said Lots 42 to 44, Block 3721, were erroneously left in the Dilberts' name, and consequently went delinquent; and

Whereas, said Lots 42 to 44, Block 3721, being State property, the tax and penalties thereon for the years 1937 to 1942 should be cancelled; therefore, be it

Resolved, That with the consent of the City Attorney, and pursuant to the terms of Section 4986 of the Revenue and Taxation Code of the State of California, the Controller be and he is hereby authorized and requested to cancel the following taxes and penalties:

<i>Fiscal Year</i>	<i>Lot</i>	<i>Block</i>	<i>Tax Lien</i>	<i>Penalty</i>	<i>Cost</i>
1937-1938	42 to 44	3721	\$246.20	\$17.23	\$0.50
1938-1939			256.94		
1939-1940			250.40		

1940-1941	273.16
1941-1942	279.58
1942-1943	284.92

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Approving Recommendations of the Public Welfare Department for the Month of February, 1943.

(Series of 1939)

Resolution No. 3143, as follows:

Resolved, That the recommendations of the Public Welfare Department containing names and amounts to be paid as Aid to Needy Blind, Old Age Security Aid and Aid to Needy Children, including decreases and increases, for the month of February, 1943, are hereby approved and the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Approval of Supplemental Recommendations, Public Welfare Department.

(Series of 1939)

Resolution No. 3144, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing Old Age Security Aid, Aid to Needy Children, including new applications and increases dated January 1, 1943, are hereby approved; and be it

Further Resolved, That the supplemental recommendations of the Public Welfare Department containing Aid to Needy Children, Old Age Security Aid and Aid to Needy Blind, including discontinuances and other transactions, effective as noted, are hereby approved; and be it

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Authorizing His Honor the Mayor to Agree to Compensate Benjamin Marks for Damages Done His Property at 2455 Lake Street by Installation of Electric Siren.

(Series of 1939)

Resolution No. 3145, as follows:

Whereas, the Civilian War Council of the City and County of San Francisco is desirous of installing on the premises numbered 2455 Lake Street in the City and County of San Francisco an electric siren; and

Whereas, Benjamin Marks, the owner of the said premises, is willing that said siren should be installed and maintained thereon without cost to the said owner provided that the City will agree to compensate

him for any damages done to said premises either in the erection or maintenance of said siren; now, therefore, be it

Resolved, That the Mayor of the City and County of San Francisco is hereby authorized to enter into an agreement with said Benjamin Marks agreeing to compensate him for any damages done to his said premises at 2455 Lake Street either in the erection or maintenance of said siren on said premises, and to sign said agreement for and on behalf of said City and County of San Francisco.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

Passed for Second Reading.

**Amending Ordinance Providing for Bonding of Various City Officials and Employees for Faithful Performance of Duties.**

(Series of 1939)

Bill No. 2058, Ordinance No. ...., as follows:

Amending Ordinance No. 1058 (Series of 1939), specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended, by amending Section 18 thereof, to read as follows:

Section 18. Finance and Records. Department of Tax Collector.

NOTE: Amendments are indicated by **bold face**. Cancellations are set out in *light face italics*.

Cashier .....	\$15,000
Assistant Cashier .....	10,000
<i>General Clerk</i> .....	<i>5,000</i>
<i>Teller</i> .....	<i>1,000</i>
<b>Tellers (2) each.</b> .....	<b>5,000</b>
<b>Teller</b> .....	<b>3,000</b>
Senior Adjuster of Licenses .....	1,000
Adjuster .....	1,000
Head Clerk .....	3,000
Director, Delinquent Revenue .....	5,000
Director, License Bureau .....	1,000
Attorney, Civil .....	1,000
Senior Clerk-Stenographer .....	1,000
<i>General Clerks (29), each</i> .....	<i>1,000</i>
<b>General Clerks (27) each.</b> .....	<b>1,000</b>

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$3,500 to Heat Lion House, San Francisco Zoological Gardens.**

(Series of 1939)

Bill No. 2059, Ordinance No. . . . ., as follows:

Appropriating the sum of \$3,500 from the surplus in Appropriation No. 212-400-01, Equipment—General Division—Park Commission, to the credit of Appropriation No. 212-500-50, Heating and Ventilating System for the Lion House—San Francisco Zoological Gardens, to provide funds for a heating and ventilating system for the Lion House.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,500 is hereby appropriated from the surplus in Appropriation No. 212-400-01, Equipment—General Division—Park Commission, to the credit of Appropriation No. 212-500-50, Heating and Ventilating System for the Lion House—San Francisco Zoological Gardens, to provide funds for a heating and ventilating system for the Lion House in order to make it habitable and prevent excessive depreciation.

Recommended by the Superintendent of Parks.

Approved by the Park Commission per Resolution No. 718.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

After explanation by Supervisor MacPhee, the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$3,000 to Landscape Portion of Tea Garden Area, Golden Gate Park.**

(Series of 1939)

Bill No. 2060, Ordinance No. . . . ., as follows:

Appropriating the sum of \$3,000 from the surplus in Appropriation No. 212-500-12, Aquatic Park Improvements—Park Commission, to the credit of Appropriation No. 212-500-51, Landscaping Portion of Tea Garden Area, to provide funds for landscaping a portion of the Tea Garden area.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from the surplus in Appropriation No. 212-500-12, Aquatic Park Improvements—Park Commission, to the credit of Appropriation No. 212-500-51, Landscaping Portion of Tea Garden Area, to provide funds for landscaping that portion of the Tea Garden area previously occupied by recently demolished buildings and structures.

Recommended by the Superintendent of Parks.

Approved by the Park Commission per Resolution No. 717.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

After explanation by Supervisor MacPhee, the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

# **Appropriating \$9,000 for Purchase of Merry-Go-Round for Children's Quarters Playground.**

(Series of 1939)

Bill No. 2061, Ordinance No. ...., as follows:

Appropriating the sum of \$9,000 from the surpluses in various appropriations of the Park Commission to the credit of Appropriation No. 212-400-03, Equipment—Commissary Division—Park Commission, for the purchase of a Merry-Go-Round for the Children's Quarters Playground.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$9,000 is hereby appropriated from the surplus in the following appropriations:

112-999-01—Shrubbery, Union Square.....	\$2,000
212-500-09—Yacht Harbor Extension.....	2,500
212-500-12—Aquatic Park Improvements.....	4,200
212-400-01—Equipment—General Division .....	300

\$9,000

to the credit of Appropriation No. 212-400-03, Equipment—Commissary Division—Park Commission, for the purchase of a Merry-Go-Round to supplement the existing activities of the Children's Quarters Playground, Golden Gate Park.

Recommended by the Superintendent of Parks.

Approved by the Park Commission per Resolution No. 720.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

## **Discussion.**

Supervisor MacPhee, in explaining the reason for the Committee's recommendation with respect to the foregoing proposed appropriation, pointed out that the Committee felt it to be good business to appropriate the amount requested, inasmuch as the Merry-Go-Round would pay for itself in a comparatively short time, after which it would continue to be a source of revenue. Supervisor MacPhee, in reply to questioning by Supervisor Shannon as to the reason for surplus in fund for Aquatic Park improvements, stated that priorities could not be obtained for necessary materials for the proposed improvements. The original appropriation for shrubbery, Union Square, had been overestimated, thus accounting for the surplus in that fund.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—8.

No: Supervisor Shannon—1.

Absent: Supervisors Brown, Colman—2.

# **Appropriating \$500 for Miscellaneous Contractual Services, Control Center, Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2062, Ordinance No. ...., as follows:

Reappropriating the sum of \$500 from the surplus existing in Appropriation No. 202.400.79-8, Equipment, Control Center, Civilian Defense, to the credit of Appropriation No. 202.200.79-8, Contractual Services, Control Center, Civilian Defense, to provide funds for miscellaneous contractual services for the Control Center for the balance of this fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby reappropriated from the surplus existing in Appropriation No. 202.400.79-8, Equipment, Control Center, Civilian Defense, to the credit of Appropriation No. 202.200.79-8, Contractual Services, Control Center, Civilian Defense, to provide funds for miscellaneous contractual services for the Control Center for the balance of this fiscal year.

Recommended and approved by the Mayor and President of Civilian War Council.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Final Passage.

### Reappropriating \$2,170, Operation of San Francisco War Housing Center; an Emergency Ordinance.

(Series of 1939)

Bill No. 2063, Ordinance No. 1949, as follows:

Reappropriating the sum of \$1,791 from surplus existing in Appropriation No. 202.000.52, San Francisco War Housing Center, and \$379 from surplus existing in Appropriation No. 202.000.79, to provide funds in the proper appropriations for the operation of the San Francisco War Housing Center. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,791 is hereby reappropriated from the surplus existing in Appropriation No. 202.000.52, San Francisco War Housing Center, and \$379 from surplus existing in Appropriation 202.000.79, to the credit of the following appropriations:

202.201.52—Transportation .....	\$ 120
202.211.52—Alterations .....	350
202.232.52—Telephone and Telegraph.....	1,100
202.234.52—Advertising .....	500
202.243.52—Rental Furniture and Equipment.....	100

\$2,170

to provide funds in the proper appropriations for the operation of the San Francisco War Housing Center.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The operation of the San Francisco War Housing Center concerns the welfare of our citizens and is vitally necessary in order to provide housing facilities for workers in war industries who are residents of the City and County of San Francisco.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.



**Adopted.**

**Supplementing Resolution No. 3092, Adopted by the Board of Supervisors on December 21, 1942, Authorizing the Issuance of Coupons, Spring Valley Bonds, Dated July 1, 1928, in Place of Registered.**

(Series of 1939)

Resolution No. 3146, as follows:

Supplementing Resolution No. 3092, adopted by the Board of Supervisors on December 21, 1942, authorizing the issuance of coupons, Spring Valley Bonds, dated July 1, 1928, in place of registered.

Whereas, this Board of Supervisors did, on the 21st day of December, 1942, adopt Resolution No. 3092 (Series of 1939), authorizing certain officials of the City and County of San Francisco to issue coupon Spring Valley 1928 bonds in lieu of registered bonds to cover the following numbered bonds: Bonds numbered 28926 to 28950, both numbers inclusive; and

Whereas, it was provided in said resolution that the applicants for the re-issuance of said bonds pay to the City and County of San Francisco the sum of \$282.22, the cost of re-issuing the same; and

Whereas, the actual cost of re-issuing said bonds will amount to \$333.72, which said amount is now in the possession of the Treasurer of the City and County of San Francisco to defray the cost of the re-issuance of said bonds; now, therefore, be it

Resolved, That the aforesaid resolution is hereby modified so as to provide that the cost of re-issuing said bonds be the sum of \$333.72, and the Treasurer of the City and County is hereby authorized to expend said sum in defraying the cost of re-issuing said bonds.

After explanation by the City Attorney, the foregoing resolution was *Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Re-reference to Committee.**

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors Gartland and Shannon.

**PROPOSED CHARTER AMENDMENT**

Describing and setting forth a proposal to the electors of the City and County of San Francisco to amend the Charter of said City and County by adding thereto a new section to be designated Section 151.1, empowering the Board of Supervisors, if it determines that an emergency exists by reason of an increase in the cost of living, to raise compensations of Municipal employees to meet such increase, such proposed Section 151.1 to read as follows:

Section 151.1. The board of supervisors shall have power, if it determines by ordinance that an increase in the cost of living has created an emergency, immediately to increase any or all salaries, wages and compensations of every kind and nature, except pension or retirement allowances, for the positions or places of employment of all officers and employees of all departments, offices, boards and commissions of the city and county in all cases where such compensations are paid by the city and county, by amounts which in no case shall be higher in proportion to such salary, wage or compensation than the percentage of increase in the cost of living determined by said board. All such increases in salaries, wages and compensation shall be in addition to the

salaries, wages and compensation specified in the current annual salary nance. In determining that such an emergency exists and what increase the cost of living has occurred and what increases in such salaries, wages and compensations shall be paid, said board shall obtain, from the appropriate federal and state agencies, whatever data relative to the cost of living it may have and shall obtain whatever other data on the subject may seem to said board to be desirable, and the determinations of said board on the subjects covered by this section shall be final. No other procedure need be followed or complied with in exercising the powers hereby granted to said board.

Increases in salaries, wages or compensations made pursuant to this section shall be immediately payable, provided there be funds not otherwise appropriated available for such payment.

On motion by Supervisor Green, the foregoing proposed Charter Amendment was referred to the Judiciary Committee.

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Appropriating the Sum of \$3,400 From Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the Credit of Appropriation No. 202.234.52, Advertising, War Housing Center, to Provide Funds for the Purpose of Newspaper and Radio Advertising in the Campaign to Provide Housing Facilities for Workers in War Industries; an Emergency Ordinance.

(Series of 1939)

Supervisor MacPhee presented, with Finance Committee recommendation:

Bill No. 2064, Ordinance No. 1950, as follows:

Appropriating the sum of \$3,400 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202.234.52, Advertising, War Housing Center, to provide funds for the purpose of newspaper and radio advertising in the campaign to provide housing facilities for workers in war industries; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,400 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202.234.52, Advertising, War Housing Center, to provide funds for the purpose of newspaper and radio advertising in the campaign to provide housing facilities for workers in war industries.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: Provision for adequate housing facilities for workers in war industries who are residents of the City and County is of vital and immediate importance for the welfare of our citizens. Sufficient funds have not heretofore been provided for the above purpose and funds should be made available at the earliest possible moment in the campaign now being made to secure housing for these war workers.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Application for Funds Under the Lanham Act for  
Care of School Age and Pre-School Age Children.**

(Series of 1939)

The Finance Committee presented:

Resolution No. 3147, as follows:

Resolved, That the Board of Education, the Department of Public Health and the Recreation Commission be and they are hereby authorized jointly to make application for funds, under the Lanham Act, for the day care of school age children and pre-school age children of working mothers.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Albert F. Skelly to Represent the City and County of  
San Francisco at Sacramento Before State Legislature.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3148, as follows:

Resolved, That Albert F. Skelly, Deputy City Attorney of the City and County of San Francisco, be and he is hereby authorized to act as the representative of the City and County of San Francisco to attend the present session of the State Legislature until the recess thereof and also to attend any special session of said Legislature called by the Governor before the reconvening of said Legislature; and be it

Further Resolved, That said Albert F. Skelly be allowed his expenses in accordance with the provisions of Section 219 of the Charter and Ordinance No. 1729.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Requesting Honorable Angelo J. Rossi, Mayor, to Proclaim the  
Period of June 29th to July 4th as San Francisco Week, and to  
Appoint a Citizens' Committee to Arrange for the Proper Cele-  
bration Thereof.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3149, as follows:

Whereas, on June 29, 1776, Lieutenant Jose Joaquin Moraga, standing on the site of what is now the Mission Dolores, raised the flag of Spain and formally took possession of this new land in the name of God and Carlos III, King of Spain; and

Whereas, from this small beginning San Francisco has grown from the sleepy little village of Yerba Buena to the great metropolis of the Pacific; and

Whereas, the founding of this, the City of St. Francis, preceded by only five days the signing of the Declaration of Independence in Independence Hall in Philadelphia on July 4, 1776; and

Whereas, June 29, 1943, will be the 167th anniversary of the founding of San Francisco; and

Whereas, the observation of this 167th birthday of our city is both fitting and proper; and

Whereas, the period of six days elapsing between June 29th and the Fourth of July offer an excellent opportunity to observe the City's

Birthday, and to incorporate into that observation the romance and historical background that is San Francisco's heritage; and

Whereas, the observation and celebration of this occasion would prove of inestimable advantage in publicizing and promoting the City of San Francisco; now, therefore, be it

Resolved, That we, the Supervisors of the City and County of San Francisco, do hereby request and urge the Honorable Angelo J. Rossi, Mayor of San Francisco, to proclaim the period of June 29th to July 4th as "San Francisco Week," and appoint a committee of citizens to arrange insofar as present war conditions permit, a celebration of the 167th birthday of the City of San Francisco.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### In Memoriam—Alexander Woolcott.

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3150, as follows:

Whereas, Almighty God has summoned Alexander Woolcott to his eternal reward; and

Whereas, Mr. Woolcott achieved international fame and approbation as an author, actor and radio commentator, particularly in his brilliant rendition of "The Man Who Came to Dinner," and in his inimitable role as the Town Crier; and

Whereas, interspersed with his professional career Mr. Woolcott devoted his talents, vocal and writing, to disseminating information about and procuring assistance for the Seeing Eye Dog Institute of Morristown, New Jersey; and

Whereas, the financial support rendered this institution by Mr. Woolcott, together with his deep interest in the Seeing-Eye graduates, manifests his very humane and sympathetic concern for the most seriously handicapped of our fellow men and won for him the heartfelt gratitude and admiration of all; now, therefore, be it

Resolved, That this Board of Supervisors notes with deep regret the passing of Alexander Woolcott and that when it adjourns this day it does so out of respect to his revered memory.

Unanimously *adopted* by rising vote.

Supervisor Shannon, in presenting the foregoing resolution, and before asking for its adoption, announced that he was presenting the resolution, not so much because Mr. Woolcott was an author, an actor and a commentator, but because of his work with the "Seeing Eye" Dog Institute, in New Jersey. Mr. Woolcott was one of the originators of the "Seeing Eye" Dog Institute. That work deserves special recognition.

### Requesting the Chief Administrative Officer to Consider the Advisability of Providing Temporary Sleeping Quarters in the Basement of the City Hall for War Workers.

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3151, as follows:

Whereas, due to a reported shortage of living quarters for single men in San Francisco at the present time, numerous defense workers in

our city are often unable to obtain overnight sleeping accommodations and are forced to walk the streets or sleep in automobiles; and

Whereas, the corridors in the basement of our City Hall may be converted into overnight dormitories by the installation of folding cots, thereby providing sleeping accommodations, heat, toilets and lavatory facilities for such defense workers; now, therefore, be it

Resolved, That this Board of Supervisors hereby suggests that the Chief Administrative Officer consider the advisability of providing for the installation of folding cots in the corridors of the basement of our City Hall for overnight sleeping accommodations for single men certified as employed in our defense industries and men of our armed forces until such time as private sleeping accommodations may be provided.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Expressing Appreciation for Patriotic Services of William Randolph Hearst.

(Series of 1939)

Supervisor Shannon presented the following resolution and moved suspension of the rules for the purpose of immediate consideration. Motion seconded by Supervisors Mead and Roncovieri, and unanimously *carried*:

Resolution No. 3152, as follows:

Whereas, during the past quarter century the eminent American publisher and writer, Mr. William Randolph Hearst, a man with a comprehensive knowledge of world affairs and their relation to the United States of America, has continually warned the government and people of our beloved Country against the Japanese menace in the Pacific, suggesting and often imploring that appropriate measures be taken to combat such threat before it overwhelmed us; and

Whereas, on December 7, 1941, the dastardly attack by Japan on Pearl Harbor and Honolulu proved to the sorrow of this Nation that Mr. Hearst's statements and warnings were based on sound knowledge of the yellow peril; and

Whereas, the Honorable Joseph Rider Farrington, delegate to Congress from Hawaii, in a splendid article written under date of January 23, 1943, for the Washington bureau of the San Francisco Examiner, owned by Mr. William Randolph Hearst, and addressed to the people of the United States of America, again emphasized the fact that immediate and additional methods be employed to effectively stay the Japanese menace to our Nation; now, therefore, be it

Resolved, That this Board of Supervisors hereby commends Mr. William Randolph Hearst for his vigilance and patriotism displayed now as well as in the past in emphasizing the Japanese menace to the United States of America and particularly to the residents of the Pacific Coast, California, and our City of San Francisco; and be it

Further Resolved, That the Clerk of the Board be and is hereby instructed to forward a copy of this resolution to Mr. William Randolph Hearst in appreciation of his patriotic services.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Respectfully Requesting the Art Commission to Give Consideration to Proposal for Inclusion in Its Budget an Item Providing for Part-Time Secretary to San Francisco Municipal Chorus at Salary of \$50 Per Month.**

(Series of 1939)

Supervisor Green presented:

Resolution No. . . . ., as follows:

Whereas, much time and effort are required preliminary to the rendition of concerts by the San Francisco Municipal Chorus; and

Whereas, a large amount of such time and effort consists in sending rehearsal notices and other clerical work incident to a successful performance by the Chorus; and

Whereas, presently no provision is made for the employment or salary of a person to perform this necessary work; now, therefore, be it

Resolved, That the Art Commission be and is hereby respectfully requested to give consideration to a proposal for the inclusion in its budget of an item providing for a part-time secretary to the San Francisco Municipal Chorus at a salary of \$50 per month.

*Referred to Finance Committee.*

**Expressing Appreciation to His Honor the Mayor for His Payment of the Hotel Senator Bill.**

(Series of 1939)

Supervisor Roncovieri presented:

Resolution No. . . . ., as follows:

Whereas, the City and County of San Francisco was justly indebted to the Hotel Senator at Sacramento in the sum of \$1,675.32 for services rendered to the legislative representatives of San Francisco during the 1941 Session of the State Legislature; and

Whereas, by reason of the fact that the proper incumbrance was not placed upon the funds of the City and County of San Francisco to meet its said indebtedness to said Hotel Senator; and

Whereas, the nonpayment of the indebtedness to said Hotel Senator placed the City and County of San Francisco in the position of not meeting a just obligation; and

Whereas, Mayor Angelo J. Rossi, out of his personal funds, has paid to the Hotel Senator the said sum of \$1,675.32, thereby liquidating any obligation of the City and County to said Hotel Senator and thereby avoiding any further criticism for the nonpayment of a just obligation; now, therefore, be it

Resolved, That this Board of Supervisors does hereby express to the Mayor of the City and County of San Francisco its appreciation of his action in liquidating the said indebtedness of said City and County of San Francisco to said Hotel Senator and adopts this resolution in appreciation of his action.

**Discussion.**

Supervisor Mead objected to suspension of the rules for the immediate consideration of the foregoing resolution. However, after explanation thereof by Supervisor Roncovieri, he withdrew his objection.

Supervisor Green thereupon objected to suspension of the rules. He desired more information as to just where the money came from before thanking the Mayor. He did not question the fact that the Mayor had sent his check to the Hotel Senator in payment of the bill, but he did question the source of the money.

Thereupon, the foregoing resolution was *referred to County, State and National Affairs Committee.*

**Proposed Charter Election.**

(Series of 1939)

Supervisor Uhl presented:

Resolution No. . . . ., as follows:

Whereas, ten years have passed since the adoption of the present Charter of the City and County of San Francisco; and

Whereas, times have changes, and in order that government might function more expeditiously and more efficiently under present-day circumstances it is deemed advisable that the city Charter be redrafted; now, therefore, be it

Resolved, That provision be made at the next general election for a place on the ballot for the selection of fifteen (15) freeholders for the purpose of drawing up a new charter that will meet present conditions.

*Referred to Judiciary Committee.***Communications.**

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Emergency Salary Increase Committee, Francis J. Roney, Secretary pro tem., petition signed by 9600 municipal employees for increase of \$25 per month for city employees receiving less than \$300 per month, no salary to be increased above \$300 per month as a result of requested increase.

*Referred to Finance Committee.*

From Municipal Conference, requesting that proposed charter amendment to provide for emergency increases of city employees' salaries be re-referred to Judiciary Committee for further hearing.

*Referred to Judiciary Committee.*

From Civil Service Commission, commenting on proposed charter amendment to provide for emergency increases of city employees' salaries.

*Referred to Judiciary Committee.*

From Longfellow Mount Vernon Improvement Club, opposing resubmission to the voters of proposed charter amendment for issuance of revenue bonds for acquisition of Market Street Railway operative properties.

*To be considered in connection with consideration of proposed charter amendment, Monday, February 1, 1943, at 3:00 p. m.*

From Board of State Harbor Commissioners, requesting that fine of not less than \$5 be imposed for illegal parking in controlled area on the Embarcadero.

*To be considered in Board, Monday, February 1, 1943.*

From Fine Arts Studio, requesting abolishment of parking prohibition on Sutter Street.

*To be considered in Board, Monday, February 1, 1943.*

From Congressman Richard J. Welch, acknowledging receipt of Clerk's letter of January 11, 1943, forwarding to him copy of proposed resolution adopted by the Board dealing with citizenship and residence of Japanese.

*Referred to County, State and National Affairs Committee.*

From Congressman Richard J. Welch, acknowledging receipt of Resolution No. 3087, re gasoline shortage.

*Filed.*

From Senator Sheridan Downey, acknowledging receipt of Resolu-

tion No. 3087, petitioning O.P.M. to increase gasoline ration for San Francisco motorists.

*Filed.*

From Congressman Thomas Rolph, stating that he had withdrawn resolution affecting Japanese, and requesting to be advised as to any disposition of the resolution.

*Referred to County, State and National Affairs Committee.*

From Civil Service Commission, reporting that pursuant to request as contained in Resolution No. 3050, each department or subdivision thereof will be given a separate section number.

*Filed.*

From Chief Administrative Officer, recommending that public liability insurance be provided for Police Department cars which are assigned to Civilian War Council use.

*Referred to Finance Committee.*

From Congressman Thomas Rolph, acknowledging receipt of Resolution No. 3087, petitioning the O.P.M. to increase gasoline ration for San Francisco motorists.

*Filed.*

From Department of Public Health, State of California, advising that that department is forwarding to Dr. L. M. Wilbor, Superintendent of San Francisco Hospital, warrant in the amount of \$44,089.62, which is the tuberculosis subsidy due the tuberculosis department of that hospital for the half year ending June 30, 1942.

*Filed.*

From Hal W. Kennedy, Assistant County Counsel, copy of letter addressed to the Governor, announcing appointment of committee to represent the Supervisors' Association, to cooperate and confer with the Governor, committees of the Legislature and representatives of the League of Cities in facilitating the adoption of civilian defense legislation.

*Filed.*

From Harry W. Kennedy, Executive Director, Los Angeles County Defense, announcing meeting of Supervisors' Civilian Defense Committee at Sacramento, Monday, January 25, 1943, at 2 p. m., and Joint Committee hearing by Legislature of War Powers Act for Tuesday, January 26, 1942, and requesting the attendance of Supervisor Green at that meeting.

Supervisor Green appointed by the Chair to attend.

#### **Reduction of Water Rates to Encourage Planting of Victory Gardens.**

From his Honor the Mayor, reporting that he was returning unsigned Resolution No. 3124, requesting the Public Utilities Commission to give consideration to a reduction of water rates to encourage the planting of Victory Gardens, because he believed said resolution was in violation of Section 22 of the Charter.

#### **Discussion.**

Following the reading of the Mayor's communication, Supervisor Mead questioned the statement contained therein as to any violation of the Charter.

The City Attorney, in reply to questioning by Supervisor Mead, informed the Board that his opinion as to a violation had not been requested by the Mayor, but had he been asked, he would have ruled it as a violation.



After the Clerk had read Resolution No. 3124, Supervisor Mead pointed out that said resolution did not dictate or suggest; it merely requested the Public Utilities Commission to give consideration to a reduction of water rates.

Supervisor Shannon, author of the resolution under discussion, announced that he had been most careful, in the preparation of the resolution, to see that there was no dictation or suggestion therein; the resolution merely requests that reduction of water rates be considered.

The City attorney, however, after the resolution had been read again, stated that he believed the resolution to be in violation of Section 22. He would, if requested, study it more carefully, and present his opinion thereon, in writing.

Whereupon, Supervisor Shannon moved that the Clerk request from the City Attorney his written opinion thereon.

No objection, and *so ordered*.

#### Authorizing Payment of Expenses Incurred in Conference With State Legislators, December 22, 1942.

Supervisor MacPhee moved "That the Controller be authorized to pay from Appropriation 201,298.00, Legislative Expense, Board of Supervisors, the expenses incurred by reason of a conference with members of the San Francisco Legislature held in San Francisco on December 22, 1942, as authorized by motion of the Board of Supervisors on December 17, 1942, said expense being \$130.62.

No objection and *so ordered*.

#### Priorities for Building Construction in San Francisco.

Supervisor MacPhee, after commenting on the activities of the Board of Supervisors in attempting to get priorities for construction of houses in San Francisco, announced that San Francisco had been granted priorities to build 1000 modest new houses for war workers.

#### Meeting of War Housing Committee.

Supervisor MacPhee announced a meeting of the War Housing Committee to be held in the Chambers of the Board, Wednesday, January 27, 1943, at 8:00 P. M., at which time speakers would answer any questions on the subject of war housing, the obtaining of priorities for reconstruction of homes to provide additional living accommodations, etc., and invited members of the Board, and citizens, to be present.

#### ADJOURNMENT.

There being no further business, the Board, at the hour of 5:30 P. M., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors February 8, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,  
City and County of San Francisco.







Vol. 38

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Monday, February 1, 1943

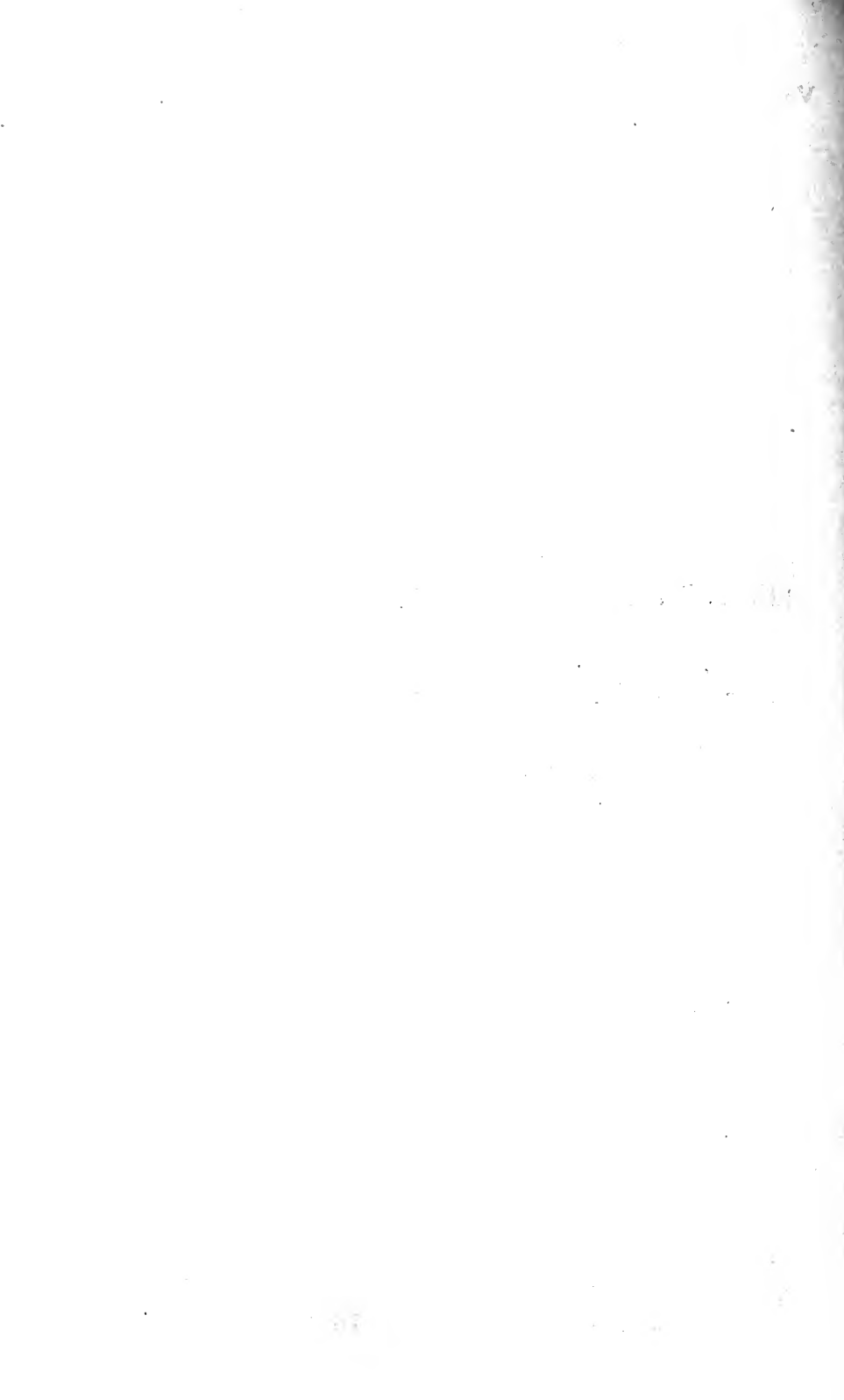
# Journal of Proceedings Board of Supervisors

City and County of San Francisco



THE RECORDER PRINTING & PUBLISHING COMPANY

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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 1, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, February 1, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

Quorum present.

President Jesse C. Colman presiding.

Supervisor Brown on leave of absence.

## Presentation of Visitor, Mr. Geoffrey F. Morgan.

President Colman, immediately following roll call, presented to the Board Mr. Geoffrey F. Morgan, president of the Shoreline Planning Association of California.

Mr. Morgan, in addressing the Board, announced that California's beaches, the greatest sources of recreation in the State, have been largely ignored until the present time. Less than 40 miles of the 1100 miles of beach are public property. Of these 40 miles, ten miles lie south of San Diego and ten miles are north of San Francisco. There are left but 20 miles to serve 5,000,000 of the 7,000,000 population of the State. It is a matter of primary concern to get the possession of the beaches back to the people. It is a State problem, and it must be the burden of the State. The Shoreline Planning Association is organized to make the beaches of the State, the property of the State; to make all the available beach frontage of the State of California available to the people for their use. The Association has presented certain measures to the Legislature; it is requesting appropriation for the purchase of beach frontages and further appropriations for the development and improvement of those frontages already owned. Until January 1, the Association has been entirely on a voluntary basis. It is now employing a field man. Los Angeles County has appropriated \$1,500 for the cause. Control of the Association is vested in a board of fifty-six directors, elected on a population basis from the fifteen shoreline counties of the State. The sole aim and purpose of the Association is to promote the acquisition, development, protection and maintenance of all available beach frontage for public recreation and enjoyment. In concluding, Mr. Morgan expressed confidence that the people of San Francisco would be willing to cooperate in the furtherance of the program.

**Participation by San Francisco in Shoreline Planning Program.**  
(Series of 1939)

Following the foregoing presentation, Supervisor Green presented the following:

Resolution No. ...., as follows:

Resolved, That the City and County of San Francisco participate financially in the program of the Shoreline Planning Association of California to promote the acquisition, development, protection and maintenance of all available ocean beach frontage for public recreation and enjoyment, to the extent that the Finance Committee and members of the Board of Supervisors may consider proper.

*Referred to Finance Committee.*

**Progress Report on Salary Standardization Survey.**

Following the foregoing presentation, the President requested that Mr. Marrill Collett, engaged in a survey of wages being paid in private employment, and in comparable governmental employees, as a basis for salary standardization. Mr. Collett, thereupon, reported briefly on progress of the survey, and announced that report would be submitted to the Board on March 8, 1943.

**Consideration Continued.**

**SPECIAL ORDER—3:00 P. M.**

Board of Supervisors to sit as a Committee of the Whole for the purpose of giving consideration to proposed Charter amendment for the acquisition of operative properties of the Market Street Railway.

**PROPOSITION No. ....**

**PROPOSED CHARTER AMENDMENT—REVENUE BONDS—  
ACQUISITION OF THE MARKET STREET RAILWAY**

Describing and setting forth a proposal to the qualified electors of City and County of San Francisco to amend the Charter of said City and County of San Francisco by adding thereto a new section to be known as Section 121.1 providing an additional and alternative method of financing the cost of the acquisition of the operative properties of the Market Street Railway Company by the issuance of revenue bonds and authorizing the consolidation of said operative properties of said Market Street Railway Company with the present Municipal Railway system of San Francisco and providing for the payment of said bonds solely out of revenues of said Municipal Railway system after the consolidation of the operative properties of Market Street Railway Company with the said Municipal Railway system and which said bonds shall in no respect be secured by the taxing power of the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco an election to be held therein on the ..... day of ....., 1943, a proposal to amend, as hereinafter set forth, the Charter of said City and County by adding thereto a new section to be known as Section 121.1, relating to the acquisition of the operative properties of the Market Street Railway Company and providing for the financing of the cost thereof.



issuance of revenue bonds limited in the aggregate principal sum of \$10,000.00, both the principal and interest of which shall be payable exclusively from the revenues of the Municipal Railway system of San Francisco after the operative properties of said Market Street Railway Company are consolidated with said system and authorizing the consolidation of the properties of the Market Street Railway Company with the Municipal Railway System of the City and County of San Francisco.

## REVENUE BONDS—ACQUISITION OF THE MARKET STREET RAILWAY

### Section 121.1.

Subdivision 1. Pursuant to this section, the city and county of San Francisco is authorized, in addition to all other powers conferred upon said city and county pursuant to this charter or by general law, to acquire the operative properties of the Market Street Railway Company for the purpose of consolidating said city and county and the inhabitants thereof, as well as the inhabitants of the county of San Mateo, with street railway and other transportation and facilities, provided that the primary purpose of acquiring said operative properties of said Market Street Railway Company shall be to furnish the city and county of San Francisco and its inhabitants with street railway and other transportation and the furnishing of such transportation in San Mateo county and the inhabitants thereof shall be only such as may be incidental to said main purpose. The said properties to be acquired from the Market Street Railway Company shall include, all and singular, its operative properties now used for the furnishing of street railway and other transportation and transportation to the city and county of San Francisco and to the inhabitants thereof and to the county of San Mateo and to the inhabitants thereof and shall include all street railway cars, buses, rails, ties, trolley cars, lines and poles, machinery, equipment, and real and personal property of every kind and nature including rights of way and permits, franchises, and all other property, real or personal of every kind and nature used by the Market Street Railway Company in connection with the operation of the street railway system in the city and county of San Francisco and in the county of San Mateo. Whenever the term "this section" is used, the same shall mean and include this section 121.1 and each and all of the subdivisions thereof.

Subdivision 2. The adoption of this section shall be deemed to and shall constitute a finding by the people of the city and county of San Francisco that the public interest and necessity demand the acquisition and operation of, all and singular, the operative properties of the Market Street Railway Company hereinbefore referred to, as well as the consolidation of said properties with the properties of the Municipal Railway as the same now exist and are operated.

Subdivision 3. Upon the acquisition of said operative properties of said Market Street Railway Company, all and singular, the said properties shall be consolidated with the present Municipal Railway system and shall become a part thereof and both of said properties as so consolidated shall constitute the Municipal Railway System of the City and County of San Francisco, and all additions and betterments made thereto shall become a part of said system.

Subdivision 4. As soon after the effective date of this amendment as possible it shall be the duty of the board of supervisors to authorize issuance of revenue bonds in an amount of \$7,950,000.00 for the purpose of obtaining funds to pay the cost of the acquisition of the said operative properties of the said Market Street Railway Company hereinbefore referred to. All such revenue bonds shall be authorized by the board of supervisors by resolution adopted by majority vote of said board and shall contain a recital on their face that neither the payment of the principal, or any part thereof, or interest thereon, constitutes a debt, liability or obligation of the city and county of San Francisco. Such revenue bonds shall be payable exclusively from the revenues of the Municipal Railway system after the addition thereto of the said operative properties of said Market Street Railway Company, and from any funds or interest thereon established as additional security for the revenue bonds from the proceeds thereof or from the revenues of said Municipal Railway system. Reference on the face of such revenue bonds to this resolution by its date of adoption shall be sufficient to incorporate all of the provisions thereof into the body of said revenue bonds and their appurtenant coupons. Each taker and subsequent holder of such revenue bonds or coupons, whether such coupons are attached to or detached from said revenue bonds, shall have recourse to all of the provisions of such resolution and shall be bound thereby.

(a) The aggregate principal amount of all revenue bonds which may be **issued pursuant** to this section is hereby limited to \$7,950,000.00.

(b) The board of supervisors shall determine the form and denomination of the revenue bonds and the terms and conditions upon which the same shall be issued, paid and retired. The said board may divide any authorized issue into one or more series or divisions, and may fix different dates of issue and different maturity dates for such bonds and different rates of interest to be paid thereon, and may prescribe different terms and conditions for revenue bonds of any of the several series or divisions. Such revenue bonds shall bear such dates as may be prescribed by the board of supervisors and may be, in whole or in part, serial bonds or sinking fund bonds with such maturities and payable at such times, over such period and in such amounts as the board of supervisors may determine.

(c) No revenue bond by its terms shall mature in more than fifteen years from its date. In the event that any authorized issue is divided into two or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each revenue bond separately, irrespective of the fact that different dates may be prescribed for the revenue bonds of each separate series or divisions of said authorized issue.

(d) Revenue bonds shall bear interest at a rate of not to exceed five per cent (5%) per annum, payable annually or semi-annually or in part annually and in part semi-annually. It shall not be necessary that all of the revenue bonds of any authorized issue or division or series thereof shall bear the same rate of interest. The board of supervisors may fix and determine the definitive interest rate or rates which said revenue bonds shall bear, not exceeding the maximum rate hereinabove specified, and may determine such rate in accordance with the bid of the successful bidder for said revenue bonds on the sale thereof.

- (e) Revenue bonds may be issued as coupon bonds or registered bonds, and the board of supervisors may provide for the interchange of coupon bonds for registered bonds and registered bonds for coupon bonds, and may provide that bonds shall be registered as to principal only, or as to both principal and interest, and the terms and conditions upon which the same shall be registered and discharged from registration.
- (f) Revenue bonds may be made callable prior to maturity at the option of the city and county of San Francisco, upon such terms, conditions, and upon such notice as the board of supervisors may determine, but in no event at less than par, and upon the payment of such premium as may be provided by the board of supervisors in the proceedings for the issuance of the revenue bonds. No revenue bond shall be subject to call or redemption prior to its fixed maturity date unless the right to exercise such call is expressly stated on the face of the said bond.
- (g) The board of supervisors may provide for the payment of the principal and interest of revenue bonds at any place within or without the State of California, and in lawful money or any specified coin or currency of the United States.
- (h) The board of supervisors may provide for the execution and authentication of revenue bonds by the manual, lithographed or printed facsimile signature of any designated officers of the city and county of San Francisco. The board of supervisors may also provide for additional authentication of the revenue bonds by a trustee or fiscal agent appointed by the board of supervisors. If any of the officers whose signatures or countersignatures appear upon the revenue bonds or coupons cease to be officers prior to the delivery of said revenue bonds or coupons, their signatures or countersignatures shall nevertheless be valid and of the same force and effect as if the officers had remained in office until the delivery of the revenue bonds and coupons.
- (i) None of said revenue bonds shall be sold at less than their par or face value and accrued interest thereon to date of delivery.
- (j) Pending the actual issuance or delivery of revenue bonds, the board of supervisors may issue temporary or interim revenue bonds, certificates or receipts of any denomination whatsoever, and with or without coupons, which may be exchanged for definitive revenue bonds when ready for delivery, and shall prescribe the form of such interim revenue bonds, certificates or receipts and the terms and conditions of exchange.
- (k) Upon the written recommendation of the public utilities commission, and with the approval of the controller, the board of supervisors shall provide for the issuance, sale or exchange of refunding bonds for the purpose of redeeming or retiring any revenue bonds issued by the city and county of San Francisco under this section subject, however, to any limitations contained in the resolution providing for the issuance of such revenue bonds. All provisions of this section applicable to the issuance of revenue bonds are applicable to the funding or refunding bonds and to the issuance, sale or exchange thereof. Funding or refunding bonds may be issued in a principal amount sufficient to provide funds for the payment of all revenue bonds to be refunded thereby, and in addition for the pay-

ment of all expenses incident to the call, retiring or paying of such standing revenue bonds, and the issuance of such refunding bonds. Such expenses shall include any amount necessary to be made available for payment of interest upon such refunding bonds from the date of sale thereof to the date of payment of the revenue bonds to be refunded or to the date upon which the revenue bonds to be refunded will be paid pursuant to the call thereof or agreement with the holders thereof, and also the premium, if any, necessary to be paid in order to call and retire the outstanding revenue bonds and also the interest accruing on such outstanding revenue bonds so called for redemption to the date of the call or retirement provided that such refunding bonds shall be payable as to principal and interest solely out of the revenues of the Municipal Railway system and no refunding bond by its terms shall mature in more than fifteen (15) years from the date. In the event any authorized issue is divided into two or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each refunding bond separately, irrespective of the fact that different dates may be prescribed for the refunding bonds of each separate series or division of said authorized issue, and interest on said refunding bonds shall not exceed five per cent (5%) annum, payable annually or semi-annually.

(1) All such revenue bonds issued under authority of this section shall be negotiable instruments and shall be deemed to have and possess all the attributes of negotiability under the laws of the State of California relating to negotiable instruments.

Subdivision 5. Said resolution providing for the issuance of revenue bonds may also, in addition to all other appropriate agreements deemed necessary or advisable by said board of supervisors, contain such covenants and agreements on the part of the city and county of San Francisco as the board of supervisors deems necessary or advisable for the better security of the revenue bonds issued thereunder. The board of supervisors is hereby authorized and empowered in and by the terms of said resolution to covenants and agree, on behalf of the city and county of San Francisco, with the holders of any of said revenue bonds, so long as the same shall be outstanding, as follows:

(a) That the proceeds of the sale of said revenue bonds shall be deposited in a fund separate and apart from all other funds of the city and county of San Francisco and shall, together with any interest earned on such funds, be applied solely and exclusively to the object and purpose for which the revenue bonds are herein authorized to be issued, and that any proceeds of the sale of such revenue bonds remaining unexpended after the object and purpose for which said revenue bonds are herein authorized to be issued have been completed shall be applied to the retirement of revenue bonds then outstanding, by purchase in the open market or by call and redemption, if the same are by their terms made callable prior to maturity, as the case may be, and that none of such moneys shall be transferred to any other fund of the city and county of San Francisco or used for any purpose other than as specified in such resolution.

(b) That the city and county of San Francisco will consolidate the operating properties acquired from the Market Street Railway Company and

rate the same in conjunction with the Municipal Railway system as the same exists on the effective date of this amendment and will keep said system as consolidated in good repair, working order and condition and will, from time to time, make all needful and proper repairs, renewals and replacements and will continuously operate said Municipal Railway system in an efficient manner.

c) That the city and county of San Francisco will establish and maintain reasonable rates of fare to be charged for transportation on said Municipal Railway system and that such rates shall, at all times, be adequate to produce an annual revenue equal to all redemption payments and interest charges on said revenue bonds as the same fall due, together with such additional amounts as may be required for any sinking fund, reserve fund or any other special fund provided for the security of such revenue bonds or for the maintenance and operation, depreciation, reserve fund, and other charges in connection with the operation of said Municipal Railway system, together with all costs of maintenance in operation of the said system; and, further, that such rates shall not be reduced below an amount sufficient to provide funds to meet the obligations herein and in said resolution set forth. That no person shall be permitted free transportation or authorized or permitted to make use of the transportation facilities of the Municipal Railway system except upon payment of the regularly established charge therefor with such exception as may be prescribed and defined by rule of the public utilities commission, in the cases of employees of the Municipal Railway system, policemen, firemen and other essential public employees, together with those engaged in charitable and educational work and who serve in said work without compensation therefor, all within the discretion of the public utilities commission. That all such fares shall be paid in such coin or currency in which the date of payment is legal tender for public or private debts or in tickets or tokens issued only upon payment of the face or commutation value thereof in such coin or currency. Any agreement contained in said resolution shall be binding upon the public utilities commission and upon the city and county of San Francisco and all officers, departments and boards thereof.

d) That accurate books and records of account, showing all revenues received from the operation of the Municipal Railway system and all expenditures therefrom, will be kept and maintained as provided in section 65 of the charter, and that the controller will audit all accounts of the system as provided in section 66 of the charter. That for the purpose of preparing such audit, the controller is authorized to employ independent public accountants, the cost of whose audits shall be charged to the cost of operation of the Municipal Railway system. That all of the books and records of the Municipal Railway system shall be open at all times during business hours to the inspection of the holders of one or more of the revenue bonds, or any percentage of such holders, or their duly authorized representatives, while any of the revenue bonds are outstanding and unpaid. That annual or other periodic statements of the condition of the Municipal Railway system will be furnished to the holders of such revenue bonds and summaries thereof will be published at least annually. That in addition to the audit of said accounts by the controller, additional independent audits shall be furnished to the bondholders annually or at such other times

as may be specified in the resolution, which shall also prescribe the manner and method in which such independent accountants shall be designated and the character of the audits to be prepared or furnished by them. That the cost of all such audits, the cost of printing, distribution or publication thereof or of any summary thereof shall be deemed to constitute a part of the cost of operation of the Municipal Railway system and shall be paid from the revenue thereof.

(e) That if any part of the Municipal Railway system shall be taken from the city and county of San Francisco by eminent domain proceedings or other proceedings authorized by law, the proceeds received by said city and county of San Francisco shall be applied to rebuild or replace the portion so taken and if not so applied shall be used within such time as may be fixed in said resolution exclusively for the payment of the principal and interest of said revenue bonds until the same shall have been paid in full.

(f) That while any of the revenue bonds are outstanding and unpaid, the city and county of San Francisco will not mortgage or otherwise encumber, sell, or lease or dispose of the Municipal Railway system or any substantial part thereof, or enter into any lease or contract which shall impair the operation of said Municipal Railway system or otherwise impair the right of the holders of any of said revenue bonds to secure payment in full of the principal and interest of said revenue bonds as the same shall mature, except that provision may be made in such resolution for the release of property and the application of the proceeds of the sale or other disposition of the Municipal Railway system or any part thereof upon such terms and conditions as may be specifically defined in said resolution.

(g) That the city and county of San Francisco shall maintain insurance on said Municipal Railway system of the kind and character and in the amount which is usual and customarily carried by private companies engaged in the operation of street railways and also use and occupancy insurance, the cost of all of which said insurance shall be paid from the revenues of the Municipal Railway system as a part of the cost of the operation thereof.

(h) That the city and county of San Francisco will, prior to the incurring of any obligation against the Municipal Railway system, provide for the payment and discharge of said obligations as the same become due, and will cause to be paid and discharged all amounts of every character which may become due under said obligations, which if left unpaid might become a lien or charge against said Municipal Railway system or against the revenues thereof, or which might otherwise impair the security of said revenue bonds.

(i) That the proceeds from the sale of all revenue bonds authorized under the provisions of this section and all revenues received from the operation of the Municipal Railway system shall be paid into the city treasury and deposited by the treasurer in such depository or depositories as may be authorized by law to receive deposits of funds of the city and county of San Francisco, subject to such conditions as may be set forth in said resolution, which limit, restrict or regulate the holding, deposit and application of moneys derived from the proceeds of the sale of the revenue bonds from the revenues of the Municipal Railway system, as may be deemed

ssary or advisable for the further protection of the holders of said revenue bonds. Notwithstanding anything in this charter contained, the board of supervisors may provide in said resolution authorizing the issuance of revenue bonds that the city and county of San Francisco will appoint a bank or trust company qualified to do business in this state and having an office in the city and county of San Francisco to act as fiscal agent or trustee of the city and county of San Francisco and the holders of revenue bonds provided hereunder, and may prescribe the terms and conditions upon which such trustee or fiscal agent shall collect, receive, hold or disburse any and all proceeds of the sale of said revenue bonds and any revenues received from the Municipal Railway system and may prescribe the duties and powers of the trustee or fiscal agent with respect to the issuance, authentication, delivery and delivery of revenue bonds and the payment of principal and interest on such bonds, the call for redemption of said revenue bonds, the registration and filing of said bonds for registration of said revenue bonds, and the management of the sinking fund, reserve fund or other fund provided as security for such revenue bonds and the investment of any moneys in said funds, and also for the exercise on behalf of the holders of such revenue bonds of such rights and limitations as may be available to such holders. The resolution may provide any restriction upon the investment of moneys held by such fiscal agent or trustee deemed necessary or advisable by the Board of Supervisors. The resolution may further provide for the appointment of paying agents and collection agents for said revenue bonds, within or without said city and county of San Francisco upon such terms and conditions as may be prescribed by the board of supervisors. The board of supervisors may also provide in and by such resolution that both the principal of and interest on such revenue bonds and the coupons, if any, attached thereto may be paid to such fiscal agent, trustee, paying agent or collection agent from any moneys held by or transmitted to them, or any of them, for that purpose, and that such principal and interest fall due and no controller's warrant shall be required for the purpose of enabling the fiscal agent, trustee, paying agent or collection agent, as provided in section 85 of this charter, or any other provision of this charter, to make such payment. Except in the case of bonds registered in the name of a registered holder on the books of the city and county, or with the treasurer of the city and county, trustee, paying agent, collection agent or registrar, such payment shall be made, in the case of interest, only upon surrender of the proper interest coupons attached to such revenue bonds. Payments on account of principal shall be made only upon surrender of the revenue bonds with respect to which such principal payment is made. In the event the board of supervisors shall provide for the appointment of a fiscal agent or trustee, said board of supervisors may provide that the accounts of any such fiscal agent or trustee shall be subject to audit by the controller in the same manner as is provided in section 66 of this charter, or, in lieu thereof, that such accounts shall be subject to audit by independent public accountants appointed as provided in said resolution, whose costs and fees shall be paid as part of the expense of the operation of the Municipal Railway system.

That upon the happening of certain events of default to be specified in, any or all of the revenue bonds may become, or be declared due and payable prior to maturity by the holders thereof or any percentage

thereof, directly or through any trustee or fiscal agent. Said resolution shall specify the terms and conditions upon which such declaration and consequences may be waived.

(k) That the holders of said revenue bonds or any specified percent thereof shall have and may exercise the rights, limitations, powers and duties prescribed in said resolution in the event of any breach by the city and county of San Francisco or any department, commission, official agency thereof of any of the covenants, conditions or obligations contained in the resolution.

(l) That the terms, covenants or conditions of the resolution and of revenue bonds issued thereunder may subsequently be amended or modified in whole or in part with the consent of the board of supervisors, acting on behalf of the city and county of San Francisco, and the vote or written assent of the holders of a specified principal amount of the revenue bonds then issued and outstanding. Such resolution may provide for meeting bondholders or for the manner in which the consent of bondholders may be given and evidenced and may provide that such amendment or modification effected in the manner therein provided shall be binding upon the holders of all of the revenue bonds and interest coupons appertaining thereto, whether expressly assenting thereto or not, and with respect to such interest coupons whether the same are attached to or detached from any such revenue bonds. Such resolution may further provide that for the purpose of such amendment or modification, bonds held by any department, agency, board, bureau or fund of the city and county of San Francisco or by any other public corporation, municipality, district or political subdivision, or by the State of California, shall not be counted as outstanding bonds or be entitled to vote or assent, but shall, nevertheless, be subject to such modification or amendment if the same shall otherwise be effected in accordance with said resolution.

The board of supervisors, the public utilities commission, and each member of every board, department, agency and officer of the city and county of San Francisco are hereby authorized, empowered and directed to carry out and perform their respective powers, duties and obligations imposed upon them and each of them, by such agreements as may be contained in said resolution authorizing the issuance of revenue bonds, and such provisions of said resolution providing for the issuance of said revenue bonds shall constitute a contract with the holders of said revenue bonds and be binding upon the board of supervisors, public utilities commission, and each member of every board, department, agency and officer of said city and county of San Francisco, and each thereof is hereby vested with full authority to do and perform all such acts, conditions and things required by them, respectively, under said resolution to be done or performed. Said resolution may include, and the board of supervisors is hereby authorized to agree upon any other terms and conditions, whether hereinabove referred to or not, as necessary, advisable or convenient in order to secure the revenue bonds to make the revenue bonds more marketable; provided, that nothing contained in said resolution shall abridge the powers and functions of the public utilities commission contained in subdivision 7 of this section, and provided further that none of such covenants, agreements, conditions or terms or anything herein provided shall obligate the city and county of San Francisco.



to do or perform any of such terms, conditions or covenants by the expenditure of any funds other than those arising from the operation of the Municipal Railway system, and under on circumstances shall the city and county of San Francisco be obligated to levy and collect taxes to provide moneys to perform any of the terms or conditions contained in any such resolution, and all obligations assumed by the city and county of San Francisco pursuant to such resolution which shall require the expenditure of moneys shall be limited solely and exclusively to the revenues arising from the operation of said Municipal Railway system.

Subdivision 6. The board of supervisors shall sell revenue bonds authorized pursuant to this section at such times and in such amounts as may be determined by said board. All such revenue bonds shall be sold on sealed proposals to the highest and best bidder after such advertisement for bids as the board of supervisors shall deem proper; provided that notice of sale shall be published at least once in the official newspaper of the city and county of San Francisco at least ten days prior to the date fixed for the receipt of such sealed proposals. The board of supervisors may reject any and all bids so submitted and may thereafter re-advertise such revenue bonds for sale upon such terms and conditions as the board of supervisors may deem proper. None of said revenue bonds shall be sold otherwise than at public sale, nor for less than the face value thereof together with the accrued interest thereon at date of delivery; except that the board of supervisors may also sell said revenue bonds to and may contract loans with and borrow moneys through the sale or pledge of such revenue bonds from the United States of America or any of its departments, agencies or instrumentalities, upon such terms and conditions as may be agreed to, and such loan, borrowed moneys and revenue bonds shall be subject to all of the provisions of this section, except that such revenue bonds need not be first offered at public sale pursuant to advertisement.

Such loans may be contracted with the United States of America or any of its said departments, agencies or instrumentalities, with or without the issuance of revenue bonds; provided that such loans or borrowed moneys shall be repaid solely and exclusive from the proceeds of sale of revenue bonds or from the revenues of the Municipal Railway system, and such moneys, together with the bonds issued pursuant to this section, shall not exceed \$7,950,000.00. No taxes shall be levied upon any of the taxable property in said city and county of San Francisco for the payment of the principal or interest on such loans. If the proceeds of the sale of said revenue bonds shall, pursuant to the resolution providing for their issuance, be paid into the city treasury, the same shall be deposited in a separate fund which shall at all times be kept segregated and set apart from all other funds and shall be used solely for the purpose of paying the cost of the acquisitions of the operative properties of the Market Street Railway Company and its consolidation with the Municipal Railway system, and such proceeds of the sale of said revenue bonds are deposited with any fiscal agent or trustee under the resolution authorizing the issuance of the revenue bonds, then and in that event the same shall be held, invested and disbursed pursuant to the limitations and conditions contained in said resolution. Out of any money in the general fund of said city and county not otherwise appropriated or out of any existing municipal railway funds, the

board of supervisors shall be and is hereby authorized and directed to pay all costs of advertising said bonds for sale, the cost of preparing, printing and distributing any prospectus or official statement in connection with said bonds, the cost of printing, lithographing or engraving said revenue bonds, the cost of independent audits, engineers' reports or opinions with respect to the revenue bonds deemed necessary or advisable by the board of supervisors to effect or assist in effecting the sale of said revenue bonds and also the fees and charges of the superintendent of banks or the State of California, or of any other public official, bureau or department there required to enable said revenue bonds to be certified as legal investments for banks, insurance companies or other institutions, or for the purpose of enabling said bonds to be declared eligible security for the deposit of public funds and also the cost and fees of any public official of any other state or the United States necessary or advisable in the opinion of the board of supervisors to enable such revenue bonds to be qualified as legal investments for any purpose under the laws of such states; provided that any moneys advanced from the general fund of said city and county for the payment of such expenses shall be refunded to said city and county from revenues received from the operation of said Municipal Railway system, or from a premium received on the sale of such bonds.

Subdivision 7. The public utilities commission shall have charge of the acquisition of the operative properties of the Market Street Railway Company, and shall have the same power and authority as to the management, supervision and extension of said Municipal Railway after the acquisition of the operative properties of said Market Street Railway Company as a company now invested in said public utilities commission over the Municipal Railway system of San Francisco except as otherwise provided in this charter. The said operative properties of said Market Street Railway Company shall be acquired by purchase, if possible, and if said purchase is not possible, then, in that event, said operative properties of said Market Street Railway Company may be acquired by any other lawful means.

Subdivision 8. The validity of the authorization and issuance of said revenue bonds shall not be dependent on, or in anywise affected by:

(a) Any proceedings taken by the city and county of San Francisco for the public utilities commission for the acquisition of said operative properties of said Market Street Railway Company;

(b) Any contracts made by the public utilities commission in connection with the acquisition of said operative properties of said Market Street Railway Company.

No purchaser or holder of any revenue bonds authorized or issued pursuant to this charter shall be required to take cognizance of any of the acts of the public utilities commission with respect to the acquisition of the operative properties of said Market Street Railway Company or the performance of any of the conditions or the taking of any of the proceedings herein required by the board of supervisors, at, before or after the issuance of said revenue bonds, or with respect to the application of the proceeds derived from the sale of said revenue bonds, and said revenue bonds by their issuance shall conclusively establish the due performance of all conditions precedent to their issue.

division 9. In accordance with the provisions of section 130 of this charter, rates shall be fixed, established and collected for all transportation service furnished by the Municipal Railway system after the operative provisions of the Market Street Railway system have been combined therewith, which will at all times yield revenues at least sufficient with respect to the immediately ensuing twelve months to pay or provide for:

) The principal of and interest on any general obligation bonds of the city and county issued for the purpose of acquiring, constructing and completing the existing municipally owned and operated street railway system of the city and county until all of such bonds now outstanding shall have been paid and retired.

) All operating expenses of the Municipal Railway system;

) The principal of and interest on all of the revenue bonds then outstanding and unpaid as the same become due, together with any amounts required to be deposited in any sinking fund or reserve fund or other fund established by the resolution for the issuance of such revenue bonds for the further security thereof;

) All amounts required for maintenance of and repairs to the Municipal Railway system;

) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as the amount necessary to be expended in the ensuing year to pay or provide for the payment of all costs of depreciation, reconstruction, replacements, extensions, improvements and betterments of the said system. Such sums required for said purposes, if payable solely from the revenues of the Municipal Railway system, shall be and are hereby appropriated annually from the revenues and when so appropriated to the public utilities commission shall be applied solely and exclusively to the purposes above designated.

) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as the amount required to establish and maintain a surplus operating fund, to be accumulated from the balance of the annual revenues of the said system after the revenues have been first applied to the purposes specified in the subparagraphs (a), (b), (c), (d) and (e), hereinabove set forth. The moneys in said surplus operating fund may be appropriated as provided in section 130 of this charter for the use of the Municipal Railway system, and not otherwise.

The amounts hereinabove required shall be raised exclusively from the revenues of the system, except that such amounts or any part thereof may be raised by the issue and sale of general obligation bonds of the city and county of San Francisco. Such amounts required under subparagraphs (c), (d) and (f) above are hereby appropriated annually in the order above named and shall not be subject to modifications, alteration or amendment by the board of supervisors. The amounts hereinabove provided in subparagraphs (c) and (d) shall be estimated by the public utilities commission and approved by the board of supervisors at the time and in the manner provided for the approval of the annual budget and appropriation ordinance, and the amount to be appropriated for said purposes specified in subparagraphs (b)

and (d) shall be such amount as may be approved in the budget for purposes. Sections 74, 127 and 128.1 of this charter shall not be applicable to the Municipal Railway system.

The term "operating expenses of the Municipal Railway system," as herein shall include all salaries, wages, pension charges and proportionate payments to such compensation and other insurance and accident reserves as the public utilities commission may establish or as the board of supervisors may require and all other expense of every kind and nature incident to the operation of the Municipal Railway system, including reasonable cost of power furnished by the Hetch Hetchy project as required by the Raker Act, provided that revenue from funds raised by taxation shall not be applied for any of the foregoing purposes except those specified in subparagraph (a) of this subdivision and then only if the revenues of the Municipal Railway system are not available to meet the charges set forth in said subparagraph.

There shall also be paid as a part of the operating expenses of the Municipal Railway system, the sum of \$200,000.00 annually to the credit of the General Fund of the City, which payment shall be in lieu of the taxes and licenses heretofore paid by the Market Street Railway Company to the city and county.

Subdivision 10. Any revenues of the Municipal Railway system received in any fiscal year in excess of the amounts required for the purposes designated in subdivision 9 hereof shall be disposed of as may be provided in the covenant or condition contained in the resolution providing for the issuance of the revenue bonds, and in the absence of such disposition shall be applied as follows:

(a) The public utilities commission shall undertake a study of rates in January of each year and whenever it finds that the Municipal Railway system has or is likely to yield revenues in excess of the amounts required for the purposes designated in subdivision 9 hereof may propose a schedule of lower rates to the board of supervisors which shall not be less than the rates required to yield revenues for the purposes specified in subdivision 9 but which may be sufficiently lower than the then existing rates in order to prevent said Municipal Railway system from accumulating surpluses from such revenues in excess of the amounts required for the purposes specified in said subdivision 9. Such schedule of revised rates shall be submitted to the board of supervisors and shall be approved or rejected by the board of supervisors in accordance with the provisions of section 130 of this charter.

(b) Section 129 of this charter shall not be applicable to any revenues received from the Municipal Railway system and after the payment of the several amounts provided for in subsections (a), (b), (c), (d), (e) and (f) of subdivision 9, any surplus existing shall not be subject to appropriation to the general fund of the city, but shall be held for the benefit of the Municipal Railway system.

Subdivision 11. The public utilities commission is hereby vested with full power and authority to collect the revenues of the Municipal Railway system and to cause the same to be paid into the treasury of the city and county of San Francisco daily, or to be deposited with any fiscal agent or trustee appointed by the board of supervisors in the resolution providing

issuance of said revenue bonds, and in the time, manner and form therein provided. Subject to the agreements, covenants and conditions contained in resolution providing for the issuance of the revenue bonds, all such revenues of the Municipal Railway system shall be applied exclusively to the purposes specified in subdivisions 9 and 10, and in the order therein set forth. The controller and the treasurer of the city and county of San Francisco hereby authorized and directed to establish separate funds into which shall be deposited all revenues of the Municipal Railway system for each of several purposes specified in subparagraphs (a), (b), (c), (d), (e) and (f) of subdivision 9, and with respect to surplus revenues as provided in subdivision 10, and such funds will be so established irrespective of whether the revenues shall be held in the city treasury or with any fiscal agent or trustee appointed in the resolution providing for the issuance of the revenue bonds. The controller and treasurer shall transfer to each of such funds respectively the moneys held in the corresponding respective separate funds established in the existing Municipal Railway department of said city and county, which existing funds shall be closed and such transfer shall take effect as of the date of issuance and delivery of said revenue bonds. The term "revenues of the Municipal Railway system" shall include all revenues derived directly or indirectly from the use and operation of the Municipal Railway system, from and after the date of issuance and delivery of revenue bonds herein authorized, including interest allowed or received in respect of moneys or securities placed in any of the respective funds into which such revenues are deposited.

Subdivision 12. Said revenue bonds, and the interest thereon and any reserve fund, sinking fund or other fund created for the further protection of said revenue bonds shall constitute a first and exclusive lien and charge on all of the income and revenue of the Municipal Railway system, subject in priority to the prior charge set forth in subparagraph (a) of subdivision 9 hereof, and if at any time the revenues of said system are not sufficient to permit the payment of said sums, the deficiency shall be made good from any moneys in the surplus operating funds.

Subdivision 13. The Municipal Railway system shall be considered a separate utility and none of the revenues of the said system shall be transferred to any other utility except that as provided in subdivision 9 hereof, a portion of the revenues as may be used to pay the reasonable cost as determined by the public utilities commission of services rendered to said Municipal Railway system by any other municipally owned utility.

Subdivision 14. Notwithstanding any other provision of this charter which may be in conflict with the provisions of this section, the provisions of this section shall prevail insofar as the same shall pertain to the issuance of revenue bonds and for the acquisition of the operative properties of the Market Street Railway Company. Nothing herein contained shall prevent the financing or the acquisition of the operative properties of the Market Street Railway Company from other funds legally available for that purpose. Nothing in this section contained shall in any way abridge, control, limit, restrict or revoke the power of the electors of the city and county of San Francisco to vote for and cause to be authorized and issued general obligation bonds of the city and county of San Francisco for the acquisition of said operative properties of said Market Street Railway Company, irrespective of whether revenue bonds are issued hereunder or not; and the method provided

in this section for such acquisition of said operative properties shall be deemed to be an additional method of providing funds for said purpose and for providing for such acquisition of said operative properties. Revenue bonds authorized and issued under authority of this section shall not be subject to the charter limitations as to the amount of bonded indebtedness of the city and county of San Francisco, nor be taken into consideration in determining the amount of bonded indebtedness which the city and county of San Francisco is authorized to incur pursuant to section 104 of the charter.

Subdivision 15. The board of supervisors may by ordinance or resolution confer upon said public utilities commission such additional powers not in conflict with this section as may be necessary to carry out the purposes of this section.

Subdivision 16. Upon the taking effect of this amendment, the board of supervisors and the public utilities commission shall proceed immediately to perform all acts required hereunder for the acquisition of the said operative properties of the said Market Street Railway Company for the purposes hereby specified, and to provide for the cost thereof by the issuance and sale of revenue bonds payable exclusively from the revenues of the Municipal Railway system.

#### Committee of the Whole.

On motion by Supervisor Gallagher, the Board resolved itself into Committee of the Whole, President Colman to serve as Chairman, for the purpose of considering proposed Charter Amendment for the acquisition of operative properties of the Market Street Railway.

#### Procedure Adopted.

Supervisor Mead moved that the Committee of the Whole hear first from proponents and then from opponents.

*No objection, and so ordered.*

#### Reports From Manager of Utilities.

The following reports from the Manager of Utilities were presented and read by the Clerk:

January 21, 1943.

Honorable Angelo J. Rossi, Mayor, City Hall.

Dear Sir:

I send you herewith copy of my report to the Public Utilities Commission on the subject of consolidation of San Francisco's street railways.

I am authorized by the Public Utilities Commission to say that the recommendations contained in the report have been adopted as the policy of the Commission.

Very truly yours,

E. G. CAHILL,  
Manager of Utilities.

January 19, 1943.

Commissioners:

Lewis F. Byington, President  
George Filmer, Vice-President  
John P. McLaughlin  
Sam McKee  
W. I. Kohnke.

Gentlemen:

I have made a careful study of the beneficial results to be obtained by consolidation of the Municipal and Market Street Railways by reason of the purchase of the latter properties for the sum of \$7,950,000.

In view of the shortage of critical materials and necessary funds for capital expenditures, this study has necessarily been confined to the use of the present facilities available on the two systems.

The increase in revenue since gasoline rationing became effective on December 1, 1942, has amounted to over 42 per cent for both railways over the same period one year ago, and it is possible that this gain may be even greater when the rubber situation becomes more acute than it is at present, and with continued increase in population.

The following are some of the benefits which I believe will be obtained by reason of the proposed consolidation:

(1) *Universal Transfers.* The institution of a universal transfer system will prove to be of great benefit to the people of San Francisco because they will be able to travel between any sections of the city in the most expeditious manner possible and with the payment of a single fare. This policy has been advocated by the Public Utilities Commission for many years, but would not be practical except where a uniform fare prevails.

(2) *Uniform Fare.* The present differential in fare between the two street railway systems has produced a condition of unequal distribution of patronage, whereby some lines are greatly overcrowded while other lines are not carrying capacity loads. A uniform fare will restore normal redistribution of patronage.

(3) *Market Street Service Improvement.* At the present time the Municipal Railway has reached the saturation point in its utilization of the outer tracks on Market Street, especially between Fremont and Sansome Streets. The inner tracks of the Market Street Railway Company are not fully utilized, in fact ten years ago the Market Street Railway Company had seventy-seven more street cars in service on Market Street than they now have. Nineteen hundred car trips are operated daily on the outside tracks between Fremont and Sansome Streets and eleven hundred car trips daily on the inside tracks.

Merger of the two systems will make possible a redistribution of cars on Market Street, thereby gaining full utilization of all four tracks. This realignment of service will improve car speed.

It is proposed that of the thirty-five Market Street Railway cars now available and not in service, seven will be added to each of the Market Street lines, "J", "K", "L" and "N", and seven to the lines on Mission Street, which is now inadequately served by a combination street car and bus service.

(4) *Additional Equipment Now Owned by the Market Street Railway Company Will Be Available for Operation, as follows:* Thirty-five cars in good condition. Eighty-four cars in storage, approximately forty of which could, by overhauling, become available for service.

Use of this existing equipment, which is all the equipment that San Francisco is going to be able to get until after the war, will enable the combined system to carry 20,000 more passengers at peak load hours than can be transported now.

(5) *Sunset District Coach Line.* It is proposed to establish a bus line which will extend from Forty-sixth Avenue and Taraval Street over Forty-sixth Avenue to a point nearly midway between the "N"

line and the "L" line, and thence into the downtown district. It will take some of the load off the "N" and "L" lines, which are now overcrowded, particularly during the peak periods.

(6) *Extension of Silver Avenue Bus Line into Hunters' Point.* This extension will provide service for the residents in the Hunters' Point and a portion of the Bay View districts, also the war workers in the dry docks, direct to the Mission District.

(7) *Express Service from the Bay View District to the Downtown Area.* It is proposed by this extension to provide direct downtown service to the residents of the Bay View District, no stops being made between Mission Street and Evans Avenue.

(8) *Balboa Line Extension.* For some time past there has been a demand that the No. 31 Balboa line be extended to the Beach. This can very readily be done by laying tracks on Balboa from Twenty-ninth to Thirty-third Avenues.

(9) *Faster Service on Nos. 6 and 17—Haight Street Lines.* It is proposed to operate the No. 6 (Haight Street) line through the Sunset Tunnel, reducing travel time very materially. It is also proposed to turn the No. 17 line onto Judah Street at Twentieth Avenue and operate over the Judah Street tracks and through the Sunset Tunnel, reducing travel time considerably.

(10) *General Increase in Service.* The acquisition of additional equipment above referred to will enable us to also increase service on the lines operating into the Park-Presidio District, as well as those heavily traveled trunk lines, such as the "B", "D", "F", "J", "K", "L" and "N" lines. The present service on the No. 12 line, operating between the Ferry and Fleishhacker Park, is inadequate to meet the traffic demand and will have additional equipment.

(11) *Increased Shop Facilities.* For many years the shop and garage facilities of the Municipal Railway have been inadequate to meet the demands placed upon them. This is particularly true at the present time when it is so difficult to obtain automotive parts. The Market Street Railway Company has extensive shop facilities at its Elkton Yards, which include necessary machinery for repairs and manufacture of both equipment and track structures.

The Market Street Railway is now manufacturing in its own foundry many automotive parts, thereby eliminating the delay in receiving material with a consequent loss in use of equipment. Under consolidation, these facilities will also be available for the Municipal Railway.

In addition, the Market Street Railway now has several pieces of operative property suitable for use as a central bus garage, and while it would not be possible to obtain at this time the construction material necessary to install permanent garage facilities, these properties will be used advantageously on a temporary basis.

(12) *Economy of Operation.* Study has been made of the possibility of consolidating car barns, with a resulting saving in dead mileage.

(13) *Extension of the Stockton Street Line from Market Street and Stockton to the Southern Pacific Depot via Fourth Street.* The present terminal of this line at Stockton and Market Streets produces a bottleneck, delay in the movement of all types of traffic at this point.

The extension of this line will remove this obstacle and in addition will furnish direct transportation to residents of the Marina District to the Southern Pacific Depot.

(14) *Bus Line Connecting the Miraloma Park District with Eureka Valley.* This proposed bus line will furnish needed transportation to residents of both the Miraloma Park District and the Upper Market-Eureka Valley District.

(15) *Storage Lot at Funston Avenue and Irving Street.* The block of land extending from Funston Avenue to Fourteenth Avenue and from Lincoln Way to Irving Street will have all cars and rails removed,



thus doing away with its unsightly appearance. I recommend that the property be sold for residential purposes.

(16) *Immediate Repairing of Track Areas on Outer Market Street, Fulton Street and Other Streets.* Street paving in the track areas of many parts of the city, particularly on the inner tracks on Market Street west of Valencia, and on Fulton Street from Stanyan to Forty-fifth Avenue, is in very bad condition and will be repaired immediately. I recommend that under consolidation the entire right of way paving situation be surveyed and that the condition be corrected wherever necessary.

(17) *Universal Six-Cent Fare.* Combined revenues of both the Market Street Railway Company and the Municipal Railway are sufficient to make consolidated operation of the properties profitable on a six-cent fare. I, therefore, recommend that a city-wide six-cent fare, with universal transfers, which will permit city-wide travel on a single fare, be established after consolidation of the railway systems.

I recommend that the California Street Cable Railroad also be purchased by the city and operated as a part of the Municipal Railway on a six-cent fare and with universal transfers.

The Municipal Railway has sufficient funds available to buy the California Street Cable Railroad. No bond issue will be necessary for the purchase.

Summarizing the above, I recommend that San Francisco purchase the Market Street Railway Company and the California Street Railroad. I believe that consolidation of the street railways will enable the Municipal Railway to provide proper transportation for the heavy demand now being placed upon it due to the war emergency.

Very truly yours,

E. G. CAHILL,  
Manager of Utilities.

*Municipal Railway and Market Street Railway Company Consolidated Estimated Annual Financial Results of Operation Based on Operations for Six-Month Period July 1, 1942, to December 31, 1942.*

REVENUES ADJUSTED TO SIX-CENT FARE BASIS

Estimated Passenger Revenue of both railways at six-cent fare.....		\$13,229,137.60
Estimated Miscellaneous Revenue of both railways .....		82,837.99
		<hr/>
Total Estimated Revenue of both railways .....		\$13,311,975.59
Estimated Operating Expenses Street Cars, both railways consolidated (2,214,054 car hours at \$3.67 per car hour).....	\$ 8,125,578.18	
Estimated Operating Expenses Buses, both railways consolidated (846,694 bus hours at \$2.33 per bus hour).....	1,972,797.02	10,098,375.20
		<hr/>
Excess of Receipts over Operating Expenses .....		\$ 3,213,600.39
Less Accident Reserve (3 per cent of Passenger Revenue) .....		396,874.13
		<hr/>
Balance Available for Taxes, Depreciation, Interest and Amortization .....		\$ 2,816,726.26
Taxes Payable to City and County of San Francisco as per new Charter Amendment .....		200,000.00
		<hr/>
		\$ 2,616,726.26

Interest and Redemption Requirements Municipal Railway Bonds now outstanding .....		152,500.00
		<hr/> \$2,464,226.26
Loss of Short Haul Riders and Universal Transfer .....		225,000.00
		<hr/> \$ 2,239,226.26
Bond Interest, New Revenue Bonds at 3½ per per cent.....	\$ 278,250.00	
Bond Redemption, New 15-Year Revenue Bonds (based on purchase price of \$7,950,000) .....	530,000.00	808,250.00
		<hr/>
Balance available for Reconstruction and Replacements and Deferred Maintenance and increased service .....		\$ 1,430,976.26
Above Operating Expense based on present wage scale of the Municipal Railway.		
Above Revenue based on actual revenue of both railways adjusted to six-cent fare basis.		

*Municipal Railway and Market Street Railway Company Consolidated Estimate of Receipts—Car Hours, Bus and Trolley Coach Hours Six-Month Period July 1 to December 31, 1942.*

<i>Receipts based on Six-Cent Fare</i>			
	<i>Municipal</i>	<i>Market</i>	<i>Total</i>
Passenger Revenue—July 1st to Dec. 31st.....	\$2,616,434.35	\$4,117,416.21	
Less 1/7 to adjust to six-cent fare .....		588,202.31	\$3,529,213.90
		<hr/>	
Plus 1/5 to adjust to six-cent fare .....	523,286.87		3,139,721.22
	<hr/>		<hr/>
Estimated Passenger Revenue at six-cent fare.....			\$6,668,935.12
Add Miscellaneous Revenue..	\$ 21,455.41	\$ 20,304.01	41,759.42
			<hr/>
Total Estimated Revenue Con- solidated Systems six-cent fare .....			\$6,710,694.54
<i>Operated Hours</i>			
Street Cars .....	469,463	646,663	1,116,126
Motor Coach .....	90,831	297,166	387,997
Trolley Coach .....	17,720	21,110	38,830
	<hr/>	<hr/>	<hr/>
	578,014	964,939	1,542,953
<i>Coach Hours</i>			
Motor Coach .....	387,997		
Trolley Coach .....	38,830		
	<hr/>		
	426,827		

**Proponents.**

None.

**Opponents.**

Mr. Adolph Petry, Mrs. Rose Walker, Mrs. Erickson, Mr. E. P. Troy, Mrs. Calverly, Mrs. Annie Scanlon, Mr. Watkins and Mr. Carroll New-

burg, representing themselves or various improvement clubs, including the Central Council of Civic Clubs, all strenuously opposed any re-submission of the proposed charter amendment to the voters.

Mr. Hayes, president of Carmen's Union No. 1004, and Mr. Douglass, secretary of the same organization, announced that their organization would be obliged to oppose the proposed charter amendment unless there was contained therein a written provision protecting the seniority rights of the present Market Street Railway employees. Mr. Todd of the State Federation of Labor supported the position taken by Mr. Hayes and Mr. Douglass.

Mr. E. G. Cahill explained the reports submitted by him, and answered various questions by citizens present. There would be plenty of opportunity for improvement of the transportation system under consolidation of the two lines. More cars would be put on the inside tracks on Market Street. About one-half the additional cars that would be made available by consolidation could be put into use immediately. In answer to objections by representatives of the Carmen's Union, Mr. Cahill announced that the seniority of the street carmen, on their respective lines, would be retained after consolidation.

The Mayor, Hon. Angelo J. Rossi, in reply to questioning by Mr. Newburg as to the reason for his insistence on again submitting the measure to the voters, after they had turned it down, stated that if "we did not have such an acute transportation problem and it was not necessary to improve our transportation facilities during the emergency, I certainly would not advocate any election at this time. I am satisfied that if the people of San Francisco really understood what the Supervisors, the Public Utilities Commission and the Mayor had endeavored to present to them, they would have voted for the bond issue on November 3d last. I think we have adopted the best plan to solve our transportation problem. No other or better plan has been presented to us. Something must be done and done at the earliest possible moment. We have a real problem and it will become more acute as time goes on." Thereupon, the Mayor urged the Board again to submit the proposal to the people.

#### Committee of the Whole Arises and Reports.

Supervisor Mead moved that the Committee of the Whole rise and report.

*No objection, and so ordered.*

#### Board of Supervisors Reconvenes.

Supervisor Mead moved that the Board reconvene as a Board of Supervisors.

*No objection, and so ordered.*

The Mayor, following the reconvening of the Board of Supervisors, expressed agreement with the views previously expressed by the Manager of Utilities as to the seniority rights of Market Street Railway employees. He did not believe any provision concerning such seniority rights should be incorporated in the proposed charter amendment. That is already taken care of in the Charter. It was his understanding that the employees would lose none of their rights.

Mr. Cahill, in reply to questioning by Supervisor Meyer, pointed out that Municipal Railway men have nothing in the Charter protecting their seniority. However, he believed some provision could be written into the proposed amendment. At one time Mr. Douglass and Mr. Foley were in agreement, and he would request that they would both come to his office where an endeavor would be made to arrive at an agreement satisfactory to both groups of employees.

Thereupon, Supervisor Uhl moved that the Board, at the conclusion

of the rest of the day's business, recess to reconvene on Tuesday, February 2, 1943, at 2:00 p. m. Motion seconded by Supervisor Roncovieri.

Supervisor Meyer announced that he could not attend any meeting on Tuesday; he would be out of the city.

Supervisor MacPhee announced that he desired to question the City Attorney. He wanted to know whether or not the Board of Directors of the Market Street Railway have the right to speak for the security holders, or must the security holders themselves give their approval to any agreement to sell. He desired the record to show whether or not San Francisco would be protected in case the purchase of the property should be authorized by the voters.

The Chair, thereupon, announced that the motion by Supervisor Uhl was in order, but that he would delay putting the question in order to allow Supervisor MacPhee to question the City Attorney.

Supervisor Shannon, however, held that the matter before the Board must be cleared before voting on any extraneous matters.

#### Amendment to Motion.

Supervisor Mead, as an amendment to the motion, moved that the Board continue the hearing until 6:30 p. m., at which time, if no decision has been reached, the entire matter will be postponed until another date. If there is no roll call before 6:30 p. m., the Board will then vote on whether to recess to 2:00 p. m. Tuesday.

Motion seconded by Supervisor MacPhee and *carried* by the following vote:

Ayes: Supervisors Colman, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—7.

Noes: Supervisors Gallagher, Gartland, Shannon—3.

Absent: Supervisor Brown—1.

Thereupon, Supervisor MacPhee questioned the City Attorney as to the authority of the Board of Directors to agree to sale of the Market Street Railway properties, and if the stockholders have concurred. He believed it to be very important that there should be a definite agreement to sell if the purchase is authorized by the voters, otherwise there would be a misappropriation of \$65,000, the cost of the special election.

The City Attorney should tell the Board what it can do legally with respect to calling another election. If this were to be the normal election, the question would not come up.

Mr. Cahill, in commenting on the question proposed by Supervisor MacPhee, announced that the Board of Directors have stated that they would recommend to their stockholders, the sale of the properties to the City and County. Any board of directors represents the stockholders.

Supervisor MacPhee, thereupon, pointed out that while a board of directors represent the stockholders, the stockholders do not necessarily concur.

The City Attorney advised the Board, in reply to question by Supervisor MacPhee, that he could not tell how long it might take to secure the information requested. He stated, also, that until the purchase had been authorized by the voters, there would be no proposal to submit to the stockholders. There would be no question, though, of any misappropriation of funds.

During the discussion as to agreement by the stockholders with recommendations made by the Board of Directors with respect to the sale of the Market Street Railway operative properties for the sum of \$7,950,000, Supervisor MacPhee presented correspondence between himself and the Mayor on that subject, together with copies of corres-

pondence between the Mayor and Mr. Harry B. Lake of New York. Mr. Lake reported that prior to the November election the holders of a substantial majority of stockholders had authorized him to negotiate a sale of the company's operative properties, and that thus far none of the stockholders have withdrawn that authority.

Supervisor Colman, in advocating submission of the proposed charter amendment to the people, pointed out that the risk of refusal to sell would have to be taken. Good business principles seem to indicate that if the Board of Directors recommend a thing of this sort it is very remote that after the people vote this that the stockholders will turn it down.

Supervisor Roncovieri, after consulting with the City Attorney, stated that if the Board should vote to submit the proposal to the people, it would be about six weeks before an election could be held. In the meantime, if the stockholders should indicate their disagreement with the recommendation of their Board of Directors to sell, the election might be cancelled.

Supervisor Mead disagreed with Supervisor Roncovieri, stating that in his opinion there was nothing to decide; the electors on November 3d, last, made the decision.

Supervisor Colman, in further expression of his views, disagreed with Supervisor Mead, stating that there was a whole lot to decide. In his remarks he called attention to other measures, not approved at one election, but eventually approved by the voters. He believed it to be the duty of the Board to give the people another opportunity to vote on the question. The Board voted unanimously to submit the matter to the people at the November election. No reason as been advanced today that was not advanced previously, and there is a greater need now for better transportation. If the Board does not order this proposal to be submitted it is doing nothing to solve the transportation problem. It is the duty of the Board to present this proposal and to give the people another opportunity to vote on it. The price is right. Nobody states that we should not unify the railroad (Supervisor Uhl interposed, "I do.")—Nobody except Supervisor Uhl states we should not unify the railroad systems, and the only way to effect this is for the city to take over the Market Street Railroad.

In concluding his remarks, Supervisor Colman reported that the recently acquired transportation system was so successful that it was contemplated to make an additional payment of \$5,000,000 on the system, which would place the municipality three years ahead of schedule. This payment will be out of earnings. Cleveland is very much pleased with the results of her purchase.

Supervisor Mead, noting that the hour of 6:30 p. m. had arrived, moved that the Board adjourn.

*Motion failed* for want of a second.

Thereupon, Supervisor Uhl, seconded by Supervisor Mead, moved that the Board recess to reconvene on Tuesday, February 9, 1943, at 2:00 p. m.

### Consideration Continued.

Supervisor Gallagher moved, as an amendment to the motion, that the matter remain on the calendar, and that further discussion be postponed until Monday, February 15, 1943, at 3:00 p. m.

*Motion carried* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, Meyer, Roncovieri, Shannon—7.

Noes: Supervisors MacPhee, Mead, Uhl—3.

Absent: Supervisor Brown—1.

## NOTICE OF RECONSIDERATION.

Tabled.

Reappropriating \$2,000 for Assistant Director, Civilian Defense,  
and Creating Said Position.

(Series of 1939)

Bill No. 2045, Ordinance No. ...., as follows:

Reappropriating the sum of \$2,000 from the surplus existing in appropriations of the Civilian War Council to the credit of Appropriation No. 202.110.79-1, creating the position of one B90.2 Assistant Director of Civilian Defense at \$400 per month, and providing funds for the compensation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,000 is hereby reappropriated from the surplus existing in the following appropriations:

Appropriation 202.110.79-1 .....	\$400
202.110.79-3 .....	300
202.110.79-4 .....	300
202.110.79-6 .....	600
202.110.79-9 .....	400

to the credit of Appropriation No. 202.110.79-1, to provide funds for the compensation of one B90.2 Assistant Director of Civilian Defense at \$400 per month.

Section 2. The position of one B90.2 Assistant Director of Civilian Defense at \$400 per month is hereby created.

Approved by the Mayor and President of San Francisco Civilian War Council.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Refused final passage* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Meyer, Roncovieri—4.

Noes: Supervisors MacPhee, Mead, Shannon, Uhl—4.

Absent: Supervisors Brown, Colman, Green—3.

Before the result of the foregoing vote was announced Supervisor Gallagher changed his vote from "Aye" to "No" and moved, seconded by Supervisor Meyer, for reconsideration at meeting of the Board, Monday, February 1, 1943, the vote then being:

Ayes: Supervisors Gartland, Meyer, Roncovieri—3.

Noes: Supervisors Gallagher, MacPhee, Mead, Shannon, Uhl—5.

Absent: Supervisors Brown, Colman, Green—3.

## Reconsideration.

Supervisor Gallagher, who, at the previous meeting of the Board had moved for reconsideration, announced that while he had, heretofore been in favor of all Civilian Defense matters, he had now changed his mind. Under the provisions of legislation before the State Legislature, he believed the position of Assistant Director of Civilian Defense would not be needed. There will be Regional Directors who will attend to such matters as would otherwise have been delegated to Assistant Directors. For that reason he would ask for vote on his motion for reconsideration, and that motion carried, he would move for re-reference to Finance Committee.

Thereupon, the roll was called and the motion to reconsider was carried by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, Meyer, Roncovieri, Uhl—7.

Noes: Supervisors MacPhee, Mead, Shannon—3.

Absent: Supervisor Brown—1.

Mr. Jack Helms, Director of Civilian Defense, in commenting on the statement by Supervisor Gallagher, held that it was not the objective of those who participated in the drawing of the bill in the State Legislature to relieve municipalities from their burden in war activities. It was to provide legal measure in which legal aid could be enforced. At present that can be done only by agreement. War service activities was felt to be a relatively new subject, and he, Mr. Helms, felt that there would have to be some authoritative undertaking of the war activities in San Francisco.

Supervisor Gallagher, however, moved that the foregoing Bill 2405, and its companion bill immediately following be re-referred to the Finance Committee.

Supervisor Mead objected to re-reference to Finance Committee; he questioned any reason for such re-reference.

#### Tabled.

Whereupon, Supervisor Gallagher withdrew his motion for re-reference, and moved that the matter be tabled. Motion seconded by Supervisor Mead.

Motion carried by the following vote:

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Shannon, Uhl—6.

Noes: Supervisors Colman, Green, Meyer, Roncovieri—4.

Absent: Supervisor Brown—1.

**An Amendment to Bill No. 1734, Ordinance No. 1667, Section 4a, San Francisco Civilian War Council, by Increasing the Number of Positions Under Item 2.1 From One to Two B90.2 Assistant Director of Civilian Defense at \$400 Per Month.**

(Series of 1939)

Bill No. 2042, Ordinance No. . . . ., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by increasing the number of positions under item 2.1 from 1 to 2 B90.2 Assistant Director of Civilian Defense at \$400 per month.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

#### Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	\$ 300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75

4	1	B310a Tabulating Alphabetic Key Punch Operator .....	155
5	14	B408 General Clerk-Stenographer .....	155
6	1	B419.2 Secretary, Advisory Board .....	250
7	1	B454 Telephone Operator .....	150
8	24	B512 General Clerk-Typist .....	155
9	1	G300 Supervisor, Volunteer Registration .....	225

**Note:** Recommended by Finance Committee. Supervisors MacPhee and Mead voting "Ayes." Supervisor Uhl not voting.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*January 25, 1943—Over one week by reason of Supervisor Gallagher's notice of reconsideration as to Bill No. 2045, immediately preceding.*

*Tabled.*

### UNFINISHED BUSINESS.

#### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

#### Appropriating \$763, Head Nurses, San Francisco Hospital. (Series of 1939)

Bill No. 2051, Ordinance No. 1951, as follows:

Reappropriating \$763 in Department of Public Health Appropriations to provide compensation for one P104 Head Nurse at \$155 per month, less maintenance, and eliminating one P104 Head Nurse at \$152 per month, less maintenance, at San Francisco Hospital, for the period December 21, 1942, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$763 is hereby reappropriated and set aside out of the existing surplus in Appropriation No. 253.110.02, to the credit of Appropriation No. 253.110.02, to provide compensation for one P104 Head Nurse at \$155 per month, less maintenance, for the period December 21, 1942, to June 30, 1943, at San Francisco Hospital.

Section 2. The position of one P104 Head Nurse at \$155 per month, less maintenance, at San Francisco Hospital, is hereby created and the position of one P104 Head Nurse at \$152 per month, less maintenance, is hereby eliminated at San Francisco Hospital.

Section 3. This ordinance shall be retroactive in effect and the appropriation shall be effective as of December 21, 1942, and the said position is created as of said date.

Recommended by the Director of Public Health.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.



**Appropriation, \$2,000, Payments of Military Leave, Month of February, 1943.**

(Series of 1939)

Bill No. 2052, Ordinance No. 1952, as follows:

Appropriating the sum of \$2,000, from the Unappropriated Balance of Funds, Municipal Railway, to credit of Appropriation No. 265-126-00, Military Leave, to provide for payments of military leave, month of February, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,000 is hereby appropriated from the Unappropriated Balance of Funds, Municipal Railway, to the credit of Appropriation No. 265-126-00, Military Leave, to provide for month of February, 1943, payments of military leave.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission, Resolution No. 5411.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Settlement of Claim, Louis Figone, \$1,500.**

(Series of 1939)

Bill No. 2029, Ordinance No. 1957, as follows:

Authorizing compromise of claim of the City and County of San Francisco against the Estate of Louis Figone, deceased, by the acceptance of fifteen hundred (\$1,500) dollars in full satisfaction of said claim.

Whereas, the Estate of Louis Figone, deceased, is indebted to the City and County of San Francisco in the sum of \$3,015 for the support of the three minor children of said Louis Figone; and

Whereas, said claim for \$3,015 has been properly filed against the Estate of said Louis Figone and now constitutes a charge against the property of said estate; and

Whereas, the property of said estate consists entirely of two pieces of real estate subject to a deed of trust to the San Francisco Bank in the amount of \$43,569.85; and

Whereas, it is very doubtful if said property, subject to said deed of trust, were sold, it would bring the amount due under said deed of trust, and if it did not there would be no money in said estate available to pay the claim of the City and County; and

Whereas, the Administrator of the Estate of Louis Figone has offered to the Chief Probation Officer of the City and County of San Francisco to pay the sum of \$1,500 in full satisfaction of the aforesaid claim; and

Whereas, the Chief Probation Officer has recommended the acceptance of said sum of \$1,500 and the City Attorney has concurred in said recommendation; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. That the City Attorney be and he is hereby authorized to settle and compromise the aforesaid claim against the Estate of Louis Figone, deceased, for the sum of \$1,500 and to dismiss all pending suits against said estate relative to said claim upon the payment of the said sum of \$1,500; and the Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute any and all releases,

satisfactions and acquittances for the Estate of Louis Figone, deceased, upon the payment of said sum of \$1,500.

Payment approved by the City Attorney.

Payment approved by the Chief Probation Officer.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

#### Final Passage.

The following recommendation of Police Committee, heretofore Passed for Second Reading, was taken up:

Present: Supervisors Gallagher, Uhl.

**An Ordinance Amending Bill No. 863, Ordinance No. 890 (Series of 1939), Also Designated Chapter XI of the San Francisco Municipal Code, "Traffic Code," by Amending Article VII Thereof and Adding a New Section Thereto to Be Known as Section 131, "Penalties for Particular Violations."**

(Series of 1939)

Bill No. 2057, Ordinance No. 1953, as follows:

An ordinance amending Bill No. 863, Ordinance No. 890 (Series of 1939), also designated Chapter XI of the San Francisco Municipal Code, "Traffic Code," by amending Article VII thereof and adding a new section thereto to be known as Section 131, "Penalties for Particular Violations."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Article VII of Bill No. 863, Ordinance No. 890 (Series of 1939), commonly known as the Traffic Code, is hereby amended by adding thereto a new section to be designated Section 131, "Penalties for Particular Violations," to read as follows:

Sec. 131. **Penalties for Particular Violations.** Any person violating the provisions of any resolution now or hereafter enacted, prohibiting parking on any street between the hours of 7:00 a. m. and 6:00 p. m., shall be guilty of a misdemeanor, and upon conviction thereof shall be punished for the first offense by a fine of *not less than \$2* nor in excess of \$50, or by imprisonment in the City Jail for not more than 5 days; for the second offense within a period of 1 year from the date of the first offense by a fine of *not less than \$2* nor in excess of \$100, or by imprisonment in the City Jail for not more than 10 days, or by both such fine and imprisonment; for a third and each additional offense committed within 1 year from the date of the first offense by a fine of *not less than \$2* nor in excess of \$300, or by imprisonment in the City Jail for not more than 3 months, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

#### Protest.

Supervisor Shannon presented communication from Mr. B. W. Langman, protesting against increase of penalties for violation of the "No Parking" prohibitions, and protesting, also, against the prohibition of parking in the downtown district.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Uhl—7.

Noes: Supervisors Mead, Shannon—2.

Absent: Supervisors Brown, Roncovieri—2.

**NEW BUSINESS.****Adopted.**

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Authorizing the Library Department to Become Member of State Historical Society of Iowa and the Yosemite Natural History Association.**

(Series of 1939)

Resolution No. 3153, as follows:

Resolved, That the Library Department of this City and County of San Francisco be and it is hereby authorized and empowered to become a member of the State Historical Society of Iowa, at a cost of \$3.00 and Yosemite Natural History Association at a cost of \$1.00, the membership fees therefor to be paid out of Departmental Appropriation.

*Adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Authorizing Payment of Dues to County Supervisors Association of California, Calendar Year 1943.**

(Series of 1939)

Resolution No. 3154, as follows:

Resolved, That the Controller of the City and County of San Francisco be and he is hereby authorized and directed to make payment to the County Supervisors Association of California for membership dues of the City and County of San Francisco in the sum of seven hundred fifty dollars (\$750) for memberships during the calendar year 1943 in said Association.

*Adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Land Purchase—San Andres Outlet No. 3.**

(Series of 1939)

Resolution No. 3155, as follows:

Resolved, In accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, accept a deed from Capuchino Land Company, a corporation, or the legal owner, to a certain 55.631 acre tract of land and water pipe line easement situated on the easterly side of the Skyline Boulevard, near San Andres Reservoir, San Mateo County, California, required for San Andres Outlet No. 3, and that the sum of \$14,288.50 be paid for said property from Appropriation No. 90,600.66.

The City Attorney shall examine and approve the title to said property.

Recommended by Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Approval of Recommendations, Public Welfare Department, for  
February, 1943.**

(Series of 1939)

Resolution No. 3156, as follows:

Resolved, That the recommendations of the Public Welfare Department containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children for the month of February, 1943, including denials, are hereby approved and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Purchaser of Supplies to Provide for Public Liability Insurance  
for Police Department Cars Assigned to Civilian War Council  
Use.**

(Series of 1939)

Resolution No. 3157, as follows:

Whereas, the Board of Supervisors on December 21, 1942, adopted Resolution No. 3091 (Series of 1939), requesting the Chief Administrative Officer to investigate and determine the advisability of providing public liability insurance for such of the automobiles as are owned by the Police Department and assigned to the Civilian War Council for operation by others than employees of the City and County of San Francisco; and

Whereas, the Chief Administrative Officer, after investigation pursuant to request made in Resolution No. 3091 (Series of 1939), has recommended that public liability insurance be provided for Police Department automobiles which are assigned to Civilian War Council use; therefore, be it

Resolved, That the Purchaser of Supplies be and he is hereby authorized and requested to provide public liability insurance for Police Department automobiles which are assigned to Civilian War Council use.

*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Passed for Second Reading.**

**Amending Ordinance Providing for Bonding of Various City Officials and Employees for Faithful Performance of Duties.**

(Series of 1939)

Bill No. 2065, Ordinance No. . . . ., as follows:

Amending Ordinance No. 1058 (Series of 1939), "Specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" by amending Sections 26, 27, 28 and 29 thereof, and adding a new section to be known as Section 29a thereto:

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended by amending Sections 26, 27, 28 and 29 thereof and by adding a new section thereto to be known as Section 29a, to read as follows:

**Section 26. Public Health, Department of;  
Central Office:**

Director of Public Health.....	\$10,000	
Assistant Director of Public Health.....	5,000	
Senior Accountant .....	5,000	
Senior Clerk-Stenographer .....	1,000	
Bookkeeper .....	1,000	
Senior Bookkeeper .....	2,000	
General Clerks (3) each at \$1,000.....	3,000	
Senior Clerk .....	1,000	\$28,000

**Section 27. Public Health, Department of;  
Hassler Health Home:**

Superintendent .....	\$ 2,000	
Bookkeeper .....	1,000	\$ 3,000

**Section 28. Public Health, Department of;  
Laguna Honda Home:**

Superintendent .....	\$10,000	
Assistant to Superintendent.....	3,000	
Senior Pharmacist .....	2,000	
General Clerk-Stenographer .....	1,000	\$16,000

**Section 29. Public Health, Department of;  
San Francisco Hospital:**

Superintendent .....	\$10,000	
Head Clerk .....	5,000	
Senior Pharmacist .....	2,000	
General Clerk-Stenographer .....	1,000	
General Clerk-Typist .....	2,000	\$20,000

**Section 29a. Public Health, Department of;  
Emergency Hospitals:**

Chief Emergency Hospital Steward.....	\$ 1,000	
Senior Emergency Hospital Steward.....	1,000	\$ 2,000

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Appropriation, \$620, Public Utilities Commission, Bureau of Claims, to Provide Compensation of General Clerk-Typist, Period March 1, 1943, to June 30, 1943; Abolishing Position of General Clerk-Stenographer.**

(Series of 1939)

Bill No. 2066, Ordinance No. ...., as follows:

Appropriating the sum of \$620 from Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to credit of Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to provide for compensation of one B512 General Clerk-Typist at rate of \$155 per month for period of March 1, 1943, to June 30, 1943; abolishing position of one B408 General Clerk-Stenographer at rate of \$175 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$620 is hereby appropriated from Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to credit of Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to provide for compensation of one B512 General Clerk-Typist at rate of \$155 per month for the period of March 1, 1943, to June 30, 1943.

Section 2. The position of one B512 General Clerk-Typist at rate of \$155 per month is hereby created; the position of one B408 General Clerk-Stenographer at rate of \$175 per month is hereby abolished.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Amending Section 68 of Salary Ordinance, City Planning Commission, by Deleting City Planning Director and City Planning Engineer; by Adding Two Assistant City Planners; by Adding on an "as Needed" Basis Master Plan Architect and Master Plan Designer.**

(Series of 1939)

Bill No. 2077, Ordinance No. . . . ., as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 68, CITY PLANNING COMMISSION, by deleting item 3 1 F152 City Planning Director at \$450 and item 4 1 F154 City Planning Engineer at \$450; by adding item 8 2 F812 Assistant City Planners at \$250; by adding on an "as needed" basis item 9 1 F802 Master Plan Architect at \$400, and item 10 1 F804 Master Plan Designer at \$350.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 68, is hereby amended to read as follows:

#### Section 68. CITY PLANNING COMMISSION

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	5		Commissioners, \$15 per meeting .....	
1.1	1	B210	Office Assistant .....	\$ 106
2	1	B408	General Clerk-Stenographer .....	155
2.1	1	B412	Senior Clerk-Stenographer .....	180
6	6	F252	Junior Civil Engineering Draftsman .....	160
7	5	F255	City Planning Draftsman .....	200
8	2	F812	Assistant City Planner .....	250
<b>As Needed</b>				
9	1	F802	Master Plan Architect .....	400
10	1	F804	Master Plan Designer .....	350

Approved as to form by the City Attorney.

After explanation by Mr. Tilton, representing the City Planning Com-

mission, the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

### Action Rescinded.

Subsequently during the proceedings, it having been called to the Board's attention that the necessary appropriation ordinance providing for the creation of the positions set up in the Salary Ordinance Amendment just Passed for Second Reading, had not yet been presented, pursuant to suggestion by the Chair, and on motion duly made and seconded, the foregoing action by the Board was *rescinded by unanimous vote*.

### Final Passage.

**Appropriating \$4,250 Out of Emergency Reserve Fund to Provide Funds for Various Contractual Services, Material and Supplies (Stations and Bureaus), and Foodstuffs (City Prison); an Emergency Ordinance.**

(Series of 1939)

Bill No. 2067, Ordinance No. 1954, as follows:

Appropriating the sum of \$4,250 out of Emergency Reserve Fund to the credit of Police Department appropriations to provide funds for various Contractual Services, Material and Supplies (Stations and Bureaus), and Foodstuffs (City Prison). An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,250 is hereby appropriated out of the Emergency Reserve Fund to the credit of the following Police Department appropriations:

#### Appropriation No.

209-200-00—Miscellaneous Contractual Services.....	\$ 500
209-300-01—Material and Supplies (Stations and Bureaus) .....	2,000
209-350-00—Foodstuffs (City Prison).....	1,200
233-218-09—Maintenance and Repairs Office Equipment..	50
233-255-09—Care and Upkeep—Animals.....	400
233-335-09—Polishing and Janitorial Supplies (City Prison) .....	100
<b>Total .....</b>	<b>\$4,250</b>

to provide funds to meet the additional costs of the various Contractual Services, Materials and Supplies, and Foodstuffs of the Police Department.

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The uninterrupted operation of the Police Department, as this department is without funds to meet the increased costs of the various Contractual Services, Materials and Supplies, and Foodstuffs.

Recommended by the Chief of Police.

Recommended by the Police Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Reappropriating \$700 From Central Office, Department of Public Health, to Cover Increased Costs of Contractual Services, Bureau of Birth Registrations, Due to War Conditions, Balance of Fiscal Year; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2068, Ordinance No. 1955, as follows:

Reappropriating the sum of \$700 from surplus existing in appropriations of the Central Office, Department of Public Health, to provide funds to cover increased costs of contractual services in the Bureau of Birth Registrations, due to war conditions, for the balance of the fiscal year. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$700 is hereby reappropriated from surplus existing in the following appropriations:

250.110.01—Permanent Salaries, Administration.....	\$200
250.110.02—Permanent Salaries, Accounting.....	500

Total .....	<u>\$700</u>
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to the credit of Appropriation No. 250.200.03, to cover increased costs of binding, rebinding and photostating certificates, due to war conditions, in the Bureau of Birth Registrations, Department of Public Health, for the balance of the fiscal year.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The great increase in the activities of the Bureau of Birth Registrations, due to war conditions, necessitates the appropriation of these funds for the purposes recited in order to insure the uninterrupted operation of this bureau of the Department of Public Health for the balance of the fiscal year.

Recommended by the Director of Public Health.

Approved by the Mayor.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Passed for Second Reading.**

**Amending Section 69 of Salary Ordinance, Public Utilities Commission—General Office, by Decreasing General Clerk-Stenographers and Adding in Lieu Thereof General Clerk-Typists.**

(Series of 1939)

Bill No. 2069, Ordinance No. ...., as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 69, **PUBLIC UTILITIES COMMISSION—GENERAL OFFICE**, by decreasing the number of positions under item 7 from 3 to 2 B408 General Clerk-Stenographers at \$175, and adding in lieu thereof item 9 1 B512 General Clerk-Typist at \$155.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance 1667, Section 69, is hereby amended to read as follows:



Section 69. **PUBLIC UTILITIES COMMISSION—  
GENERAL OFFICE**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	5		Commissioners .....	\$ 100
2	1		Manager of Utilities .....	1,000
3	1	B22	Assistant Supervisor, Bureau of Accounts, Utilities Commission .....	400
5	1	B53	Director of Public Relations .....	400
6	1	B77	Exec. Secretary to Manager of Utilities....	360
7	2	B408	General Clerk-Stenographer .....	175
8	2	B408	General Clerk-Stenographer .....	170.50
9	1	B512	General Clerk-Typist .....	155
10	1	B512	General Clerk-Typist .....	175
11	1	G106	Claims Adjuster .....	350
11.1	1	L360	Physician (part time) .....	250
12	1	O1	Chauffeur .....	225
13	3	S114	Claims Investigator .....	258
14	1	S114	Claims Investigator .....	225

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

**Amendment.**

Supervisor Mead, seconded by Supervisor MacPhee, moved that the foregoing bill, which was originally presented as an emergency measure, be amended by deleting the emergency section thereof, and other references therein to an emergency measure.

*No objection, and so ordered.*

Whereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Final Passage.**

**Appropriating \$3,000 From Unappropriated Reserve for Civilian Defense and War Services, for War Aid Project to Assist in the Sale of War Bonds and Stamps; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2078, Ordinance No. 1956, as follows:

Appropriating the sum of \$3,000 from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, for a war aid project to assist in the sale of war bonds and stamps. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Citizens Service Corps, Appropriation No. 202,298.53, for a war aid project to assist in the sale of war bonds and stamps.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: Required assistance to the Federal Government for prosecution of the existing war.

Recommended by the Mayor, Commander of Citizens Service Corps.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

**Note: Recommended subject to further explanation in Board.**

After explanation by Mr. Rosenthal, representing U. S. Treasury Department, the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

### Adopted.

The following recommendation of County, State and National Affairs Committee was taken up:

Present: Supervisors Green, Gartland, Meyer, Shannon.

### Expressing Appreciation to His Honor, the Mayor, for His Payment of the Hotel Senator Bill.

(Series of 1939)

Resolution No. 3158, as follows:

Whereas, the City and County of San Francisco was justly indebted to the Hotel Senator at Sacramento in the sum of \$1,675.32 for services rendered to the legislative representatives of San Francisco during the 1941 Session of the State Legislature; and

Whereas, by reason of the fact that the proper incumbrance was not placed upon the funds of the City and County of San Francisco to meet its said indebtedness to said Hotel Senator; and

Whereas, the nonpayment of the indebtedness to said Hotel Senator placed the City and County of San Francisco in the position of not meeting a just obligation; and

Whereas, Mayor Angelo J. Rossi, out of his personal funds, has paid to the Hotel Senator the said sum of \$1,675.32, thereby liquidating any obligation of the City and County to said Hotel Senator and thereby avoiding any further criticism for the nonpayment of a just obligation; now, therefore, be it

Resolved, That this Board of Supervisors does hereby express to the Mayor of the City and County of San Francisco its appreciation of his action in liquidating the said indebtedness of said City and County of San Francisco to said Hotel Senator and adopts this resolution in appreciation of his action.

### Discussion.

Supervisor Uhl, in discussing the foregoing resolution, stated that he believed that any expression of appreciation to his Honor the Mayor should be made personally by members of the Board and not by the Board itself. For that reason he would vote "No" on the resolution.

Supervisor Colman disagreed with the views expressed by Supervisor Uhl. The Board, following the suggestion by Supervisor Uhl, had done everything possible to effect the payment of the hotel bill in Sacramento, but did not succeed. Now the bill is paid. The matter is of great moment to the Board. He would vote "Aye."

Supervisor Green announced that he did not like the type of legislation on which the Board was being asked to vote. He would vote "No."

Thereupon, the roll was called and the foregoing resolution was *adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon—8.

Noes: Supervisors Green, Uhl—2.

Absent: Supervisor Brown—1.

**Adopted.**

The following recommendations of Judiciary, Legislative and Civil Service Committee were taken up:

Present: Supervisors Gartland, Green, Shannon.

**Exempting From Residential Requirements of the Charter, Porters and Orderlies.**

(Series of 1939)

Resolution No. 3159, as follows:

Resolved, That pursuant to the provisions of Section 7 of the Charter, and on recommendation of the Mayor and the Civil Service Commission, the positions of Porters and Orderlies, Department of Public Health, are hereby exempted from the residential requirements of the Charter as set forth in Section 7 thereof for the duration.

Approved by the Mayor.

Approved by the Civil Service Commission.

**Discussion.**

Mr. Henderson, representing the Civil Service Commission, explained the need for the foregoing request for exemption from residential requirements of the Charter, pointing out the difficulties that the Commission was experiencing in getting people to take positions as Orderlies and Porters.

**Amendment.**

Supervisor Gallagher moved that the resolution under consideration be amended to provide for exempting the Charter residential requirements for the period of the war.

*No objection, and so ordered.*

Thereupon, the roll was called and the foregoing resolution, as amended, was *adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—9.

No: Supervisor Mead—1.

Absent: Supervisor Brown—1.

**Re-reference to Committee.**

**Exempting From Residential Requirements of the Charter, Class G51 Personnel Assistant, G52 Senior Personnel Assistant and G58 Civil Service Examiner.**

(Series of 1939)

Resolution No. ...., as follows:

Resolved, That pursuant to the provisions of Section 7 of the Charter, and on recommendation of the Civil Service Commission, the positions of G51 Personnel Assistant, G52 Senior Personnel Assistant and G58 Civil Service Examiner are hereby exempted from the residential requirements of the Charter as set forth in Section 7 thereof.

Approved by the Mayor.

Approved by the Civil Service Commission.

Following request by Mr. Grover O'Connor, attorney, and on motion by Supervisor Mead, the foregoing resolution was *re-referred to Committee*.

## Adopted.

Exempting From Residential Requirements of the Charter Class  
P204, Anaesthetist.

(Series of 1939)

Resolution No. 3160, as follows:

Resolved, That pursuant to the provisions of Section 7 of the Charter, and on the recommendation of the Mayor and the Civil Service Commission, the position of P204, Anaesthetist, Department of Public Health, is hereby exempted from the residential requirements of the Charter as set forth in Section 7 thereof for the duration.

Approved by the Mayor.

Approved by the Civil Service Commission.

## Amendment.

Supervisor Gallagher moved that the foregoing resolution be amended to provide for exempting the Charter residential requirements for the period of the war and six months thereafter.

Amendment *approved* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—9.

No: Supervisor Mead—1.

Absent: Supervisor Brown—1.

Thereupon, the roll was called and the foregoing resolution, as amended, was *adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—9.

No: Supervisor Mead—1.

Absent: Supervisor Brown—1.

## Re-reference to Committee.

The following recommendation of Police Committee was taken up:

Present: Supervisors Gallagher, Uhl.

Amending Police Code as to Disposal of Sweepings From Sidewalks, the Sweeping of Sidewalks, and Use of Street Cleaning Receptacles.

(Series of 1939)

Bill No. 2048, Ordinance No. . . . . , as follows:

Amending Sections 33 and 34, and adding Section 35(a) to Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, pertaining to the disposal of sweepings from the sidewalks and the sweeping of sidewalks by owners or lessees of buildings, and use of street cleaning receptacles on sidewalk area.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 33 and 34 of Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, are hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in bold face and bracketed [ ].

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Sec. 33. **Rubbish, etc., Throwing on Streets Prohibited.** It shall be unlawful for any person or persons to [put, place, sweep, throw, brush or in any other manner deposit any rubbish, paper, cards, newspaper, wrapping or wrapping paper, container of any kind,

string, cord, rope or other binding or fastening material sweepings, dirt or debris or discarded material of any kind or character upon any sidewalk, street, alley, gutterway or other public place in the City and County of San Francisco] throw, sweep or brush onto or deposit or place on any sidewalk any rubbish, paper, sweepings, or dirt from any residence, flat, apartment house, store or office building.

Sec. 34. Owner, etc., to Clean Sidewalk. [Every owner, proprietor, tenant, lessee or agent of any real estate in this city, having a pavement of concrete or weed in front of said property, shall sweep said sidewalk or cause same to be swept or otherwise cleaned at least once a week for each week of the calendar year. *The occupant or tenant, or in the absence of an occupant or tenant, the owner, lessee or proprietor of any real estate in this city in front of which there is a paved sidewalk shall be wholly responsible for keeping said sidewalk clean. He shall cause said sidewalk to be swept or otherwise cleaned each day, Sundays and legal holidays excepted; sweepings from said sidewalk shall not be swept or otherwise made or allowed to go into the street, but shall be caused to be disposed of by the person responsible for the cleanliness of said sidewalk.*

Section 2. Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, is hereby amended by adding a new section to be known as Sec. 35(a) and to read as follows:

*Sec. 35(a). Use of Street Cleaning Receptacles on Sidewalk Area. It shall be unlawful for any person to deposit any refuse, rubbish, paper, sweepings, dirt or waste from any residence, flat, apartment house, store or office building in, on top, or alongside of the street cleaning receptacles placed in the sidewalk areas for use by the Street Cleaning Department; providing that pedestrians and other persons occupying said streets shall be permitted to deposit in said receptacles cigar or candy wrappers, candy bags, empty match containers, used envelopes, newspaper and cigarette wrappers, empty lunch boxes and other such hand waste.*

Approved by the Director of Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

At the request of Mr. Lloyd Taylor, and on motion by Supervisor Gallagher, the foregoing bill was re-referred to Committee.

### Passed for Second Reading.

The following recommendations of Streets and Highways Committee were taken up:

Present: Supervisors Meyer, Gallagher, Mead.

### Improvement of Moraga and Various Other Streets by the Construction or Reconstruction of Sidewalks.

(Series of 1939)

Bill No. 2070, Ordinance No. . . . ., as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same, on Moraga Street (S½) between 82 feet 6 inches and 107 feet 6 inches East of Twelfth Avenue, and other locations, by construction of sidewalks.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors January 12,

1943, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

Moraga Street ( $S\frac{1}{2}$ ) between 82 feet 6 inches and 107 feet 6 inches East of Twelfth Avenue.

Thomas Avenue ( $S\frac{1}{2}$ ) between 108 feet and 164 feet West of Maddux Avenue

by the construction of two-course concrete sidewalks, six (6) feet in width, where concrete sidewalks, six (6) feet or more in width, are not already constructed; and the improvement of

Carmel Street ( $S\frac{1}{2}$ ) between 284 feet 6 inches and 309 feet 6 inches West of Twin Peaks Boulevard

Lobos Street ( $N\frac{1}{2}$ ) between 150 feet and 175 feet East of Plymouth Avenue

Ninth Avenue ( $E\frac{1}{2}$ ) between Lawton Street and 31 feet South

Tenth Avenue ( $W\frac{1}{2}$ ) between 150 feet and 175 feet North of Kirkham Street

by the construction or reconstruction of two-course concrete sidewalks six (6) feet in width where concrete or bituminous rock sidewalks are defective or not already constructed to official grade; and the improvement of

Arguello Boulevard ( $E\frac{1}{2}$ ) between 71 feet 6 inches and 121 feet 6 inches South of Euclid Avenue

Arguello Boulevard ( $E\frac{1}{2}$ ) between 75.48 feet and 126.38 feet and between 176.11 feet and 201.27 feet South of Turk Street

Austin Street ( $N\frac{1}{2}$ ) between Octavia Street and 110 feet East

Austin Street ( $S\frac{1}{2}$ ) between 30 feet and 55 feet and between 85 feet and 145 feet and between 175 feet and 242 feet 6 inches East of Octavia Street and between Gough Street and 110 feet West

Balboa Street ( $S\frac{1}{2}$ ) between 100 feet and 125 feet East of Twenty-seventh Avenue

Balboa Street ( $S\frac{1}{2}$ ) between Second Avenue and 95 feet East

California Street ( $S\frac{1}{2}$ ) between 28 feet 4 inches and 53 feet 4 inches East of Eighteenth Avenue

California Street ( $N\frac{1}{2}$ ) between Twenty-sixth Avenue and 60 feet East

California Street ( $S\frac{1}{2}$ ) between 107 feet 6 inches and 157 feet 6 inches East of Twenty-sixth Avenue

Clement Street ( $N\frac{1}{2}$ ) between 82 feet 6 inches and 132 feet 6 inches East of Nineteenth Avenue

Clement Street ( $N\frac{1}{2}$ ) between Eighteenth Avenue and 90 feet East

Clement Street ( $N\frac{1}{2}$ ) between 30 feet 2 inches and 55 feet 6 inches West of Third Avenue

Clement Street ( $S\frac{1}{2}$ ) between 36 feet and 64 feet East of Fourth Avenue

Divisadero Street (E $\frac{1}{2}$ ) between 37 feet 6 inches and 87 feet 6 inches North of O'Farrell Street

Divisadero Street (E $\frac{1}{2}$ ) between Eddy Street and 93 feet 6 inches North

Divisadero Street (W $\frac{1}{2}$ ) between 27 feet and 52 feet and between 77 feet and 172 feet 6 inches North of Turk Street

Divisadero Street (W $\frac{1}{2}$ ) between 75 feet and 125 feet South of Turk Street

Divisadero Street (E $\frac{1}{2}$ ) between Golden Gate Avenue and 100 feet North

Divisadero Street (W $\frac{1}{2}$ ) between 117 feet 11 $\frac{1}{2}$  inches and 142 feet 11 $\frac{1}{2}$  inches North of Fulton Street

Divisadero Street (W $\frac{1}{2}$ ) between 107 feet 6 inches and 137 feet 6 inches North of Oak Street

Downey Street (E $\frac{1}{2}$ ) between Waller Street and 50 feet South

Downey Street (W $\frac{1}{2}$ ) between 203 feet 9 inches and 228 feet 9 inches and between 303 feet 9 inches and 328 feet 9 inches North of Frederick Street

Eleventh Avenue (W $\frac{1}{2}$ ) between Lawton Street and 125 feet South

Filbert Street (N $\frac{1}{2}$ ) between Franklin Street and 100 feet West and between 125 feet and 152 feet and between 202 feet and 227 feet and between 252 feet 3 inches and 302 feet 6 inches West of Franklin Street

Frederick Street (S $\frac{1}{2}$ ) between 375 feet and 400 feet West of Clayton Street

Fulton Street (N $\frac{1}{2}$ ) between 27 feet 6 inches and 74 feet 5 inches West of Fifteenth Avenue

Funston Avenue (E $\frac{1}{2}$ ) between 87 feet 6 inches and 115 feet South of Cabrillo Street

Grove Street (N $\frac{1}{2}$ ) between 55 feet and 110 feet and between 165 feet and 220 feet East of Octavia Street

Grove Street (S $\frac{1}{2}$ ) between Octavia Street and 25 feet East

Haight Street (N $\frac{1}{2}$ ) between 110 feet and 137 feet 6 inches East of Laguna Street

Haight Street (N $\frac{1}{2}$ ) between 137 feet 6 inches and 165 feet West of Gough Street

Haight Street (S $\frac{1}{2}$ ) between 137 feet 6 inches and 187 feet 6 inches and between 212 feet 6 inches and 275 feet East of Scott Street

Haight Street (N $\frac{1}{2}$ ) between Ashbury Street and 100 feet East

Haight Street (S $\frac{1}{2}$ ) between 25 feet and 50 feet West of Scott Street

Haight Street (S $\frac{1}{2}$ ) between 104 feet 11 inches and 154 feet 11 inches West of Broderick Street

Hayes Street (N $\frac{1}{2}$ ) between Larkin Street and 45 feet 4 $\frac{1}{2}$  inches East

Jones Street (W $\frac{1}{2}$ ) between 43 feet and 70 feet 6 inches North of O'Farrell Street

Lake Street (N $\frac{1}{2}$ ) between 32 feet 6 inches and 57 feet 6 inches East of Twenty-sixth Avenue

Market Street (N $\frac{1}{2}$ ) between Hayes Street and 61 feet 3 inches East and between 111 feet 3 inches and 161 feet 3 inches East of Hayes Street

McAllister Street (S $\frac{1}{2}$ ) between 37 feet 6 inches and 62 feet 6 inches West of Pierce Street

Ninth Avenue (E $\frac{1}{2}$ ) between 75 feet and 100 feet South of Anza Street

Oak Street (S $\frac{1}{2}$ ) between 137 feet 6 inches and 165 feet West of Franklin Street

Olive Street (N $\frac{1}{2}$ ) between 125 feet and 175 feet East of Laguna Street

Olive Street ( $S\frac{1}{2}$ ) between 75 feet and 100 feet and between 175 feet and 225 feet East of Laguna Street  
 Pacific Avenue ( $S\frac{1}{2}$ ) between Fillmore Street and 100 feet West and between 175 feet and 200 feet West of Fillmore Street  
 Page Street ( $N\frac{1}{2}$ ) between 32 feet 6 inches and 57 feet 6 inches West of Lyon Street  
 Page Street ( $S\frac{1}{2}$ ) between Lyon Street and 25 feet West  
 Parnassus Avenue ( $N\frac{1}{2}$ ) between 107 feet 6 inches and 132 feet 6 inches East of Fifth Avenue  
 Piedmont Street ( $S\frac{1}{2}$ ) between 60 feet and 100 feet East of Ashbury Street  
 Redwood Street ( $N\frac{1}{2}$ ) between Laguna Street and 34 feet 6 inches West and between 165 feet and 195 feet West of Laguna Street  
 Redwood Street ( $S\frac{1}{2}$ ) between 178 feet 9 inches and 220 feet West of Laguna Street  
 Sacramento Street ( $S\frac{1}{2}$ ) between 139 feet 6 inches and 231 feet 3 inches West of Franklin Street  
 Steiner Street ( $E\frac{1}{2}$ ) between Union Street and 50 feet South  
 Sutter Street ( $N\frac{1}{2}$ ) between 104 feet and 128 feet and between 137 feet 6 inches and 195 feet West of Webster Street  
 Sutter Street ( $N\frac{1}{2}$ ) between 42 feet 3 inches and 112 feet 6 inches West of Baker Street  
 Sutter Street ( $S\frac{1}{2}$ ) between 60 feet and 82 feet 6 inches East of Lyon Street and between 125 feet and 150 feet West of Baker Street  
 Third Avenue ( $W\frac{1}{2}$ ) between 250 feet and 275 feet South of Clement Street  
 Thirty-third Avenue ( $E\frac{1}{2}$ ) between 300 feet and 325 feet North of Geary Boulevard  
 Twelfth Avenue ( $E\frac{1}{2}$ ) between 225 feet and 250 feet North of California Street  
 Twelfth Avenue ( $E\frac{1}{2}$ ) between Kirkham Street and 100 feet South  
 Waller Street ( $S\frac{1}{2}$ ) between 131 feet 3 inches and 156 feet 3 inches West of Shrader Street  
 Webster Street ( $W\frac{1}{2}$ ) between 82 feet 6 inches and 110 feet North of Post Street  
 Webster Street ( $E\frac{1}{2}$ ) between Sutter Street and 87 feet 6 inches South and between 137 feet 6 inches and 162 feet 6 inches South of Sutter Street  
 Willow Street ( $N\frac{1}{2}$ ) between 162 feet 6 inches and 191 feet 3 inches East of Octavia Street

By the construction or reconstruction of two-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks are defective or not already constructed to the official grade.

The assessment district hereby approved is described as follows: Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as:

<i>Block No.</i>	<i>Lot No.</i>
2038A .....	33
5383 .....	21
1843 .....	14
1935 .....	43
7094 .....	15
318 .....	6
355 .....	8-10
521 .....	5A-6-9-11-12
539 .....	24-25
587 .....	1-23
641 .....	12-13



664	4-10-11-13-14-16-18-19A
677	10-12-13
684	7
685	22-19
722	8-12-24-25
736	10
771	4-20-1
777	30
793	12-13-16-17
808	19
837	21
852	8
853	3
862	23-23A-25
1054	9-10
1061	42-43
1074	24-32
1099	16
1127	15
1129	5-8-6
1142	24
1153	3
1154	13
1179	2
1215	5
1221	9
1232	13
1234	1
1239	37
1241	16-17
1250	33
1254	1-56-60
1268	39
1293	10
1333	21
1371	30
1385	19A
1408	41
1415	14
1416	40A-22A
1430	22
1435	38-6
1464	14
1551	46
1618	18
1643	49
1655	43
1658	14-15
1759	23
1857	32
1932	1-1A
2617	37A

All being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Changing and Establishing Grades on Quesada Avenue, on Quint Street and on Revere Avenue.**

(Series of 1939)

Bill No. 2071, Ordinance No. . . . ., as follows:

Changing and establishing the official grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Quesada Avenue, between lines parallel with Quint Street and respectively 7.50 feet northwesterly and 361 feet southeasterly therefrom on Quint Street between the northeasterly line of Quesada Avenue and a line at right angles to the southeasterly line of two feet northeasterly from Revere Avenue southwesterly line, and on Revere Avenue between Quint Street and a line parallel with and 125 feet southeasterly therefrom."

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 7th day of December, 1942, by Resolution No. 3056 (Series of 1939), declare its intention to change and establish the grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Quesada Avenue, between lines parallel with Quint Street and respectively 7.50 feet northwesterly and 361 feet southeasterly therefrom on Quint Street between the northeasterly line of Quesada Avenue and a line at right angles to the southeasterly line of two feet northeasterly from Revere Avenue southwesterly line, and on Revere Avenue between Quint Street and a line parallel with and 125 feet southeasterly therefrom"; and

Whereas, said resolution was so published for two days, and the Director of Public Works within ten days after the first publication of said Resolution of Intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than thirty days have elapsed since the first publication of said Resolution of Intention; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Grades at the points and to the elevations above city base are hereby changed and established as shown on that certain diagram approved December 7, 1942, by Resolution No. 3056 (Series of 1939), entitled, "Grade Map showing the proposed change and establishment of grades on Quesada Avenue, between lines parallel with Quint Street and respectively 7.50 feet northwesterly and 361 feet southeasterly therefrom on Quint Street between the northeasterly line of Quesada Avenue and a line at right angles to the southeasterly line of two feet northeasterly from Revere Avenue southwesterly line, and on Revere Avenue between Quint Street and a line parallel with and 125 feet southeasterly therefrom."

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Changing and Establishing Grades on Newhall Street.**

(Series of 1939)

Bill No. 2072, Ordinance No. . . . ., as follows:

Changing and establishing the official grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Ave-

nue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue.

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 9th day of November, 1942, by Resolution No. 3001 (Series of 1939), declare its intention to change and establish the grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue"; and

Whereas, said resolution was so published for two days, and the Director of Public Works within ten days after the first publication of said Resolution of Intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than thirty days have elapsed since the first publication of said Resolution of Intention; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Grades at the points and to the elevations above city base are hereby changed and established as shown on that certain diagram approved November 9, 1942, by Resolution No. 3001 (Series of 1939), entitled, "Grade Map showing the proposed change and establishment of grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue."

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Providing for Acceptance of the Roadway of Egbert Avenue From the Easterly Line of Newhall Street to the Existing Pavement 545 Feet, More or Less, Westerly on Egbert Avenue, Including the Curbs.**

(Series of 1939)

Bill No. 2073, Ordinance No. . . . ., as follows:

Providing for acceptance of the roadway of Egbert Avenue from the easterly line of Newhall Street to the existing pavement 545 feet, more or less, westerly on Egbert Avenue, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Egbert Avenue from the easterly line of Newhall Street to the exist-

ing pavement 545 feet, more or less, westerly on Egbert Avenue, including the curbs.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Providing for Acceptance of the Roadway of Holloway Avenue Between Nineteenth Avenue and 1,489 Feet, More or Less, Westerly, Including the Curbs.**

(Series of 1939)

Bill No. 2074, Ordinance No. . . . ., as follows:

Providing for acceptance of the roadway of Holloway Avenue between Nineteenth Avenue and 1489 feet, more or less, westerly, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Holloway Avenue between Nineteenth Avenue and 1489 feet, more or less, westerly, including the curbs.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Providing for Acceptance of the Roadway of Pacheco Street From the Westerly Line of Thirtieth Avenue to the Westerly Line of Thirty-third Avenue, Including the Crossings of Thirty-first, Thirty-Second and Thirty-third Avenues, Including the Curbs.**

(Series of 1939)

Bill No. 2075, Ordinance No. . . . ., as follows:

Providing for acceptance of the roadway of Pacheco Street from the westerly line of Thirtieth Avenue to the westerly line of Thirty-third Avenue, including the crossings of Thirty-first, Thirty-second and Thirty-third Avenues, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Pacheco Street from the westerly line of Thirtieth Avenue to the

westerly line of Thirty-third Avenue, including the crossings of Thirty-first, Thirty-second and Thirty-third Avenues, including the curbs.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Providing for Acceptance of the Roadway of Quintara Street Between Twenty-fourth and Twenty-sixth Avenues, Including the Intersections of Twenty-fifth and Twenty-sixth Avenues With Quintara Street, Including the Curbs.**

(Series of 1939)

Bill No. 2076, Ordinance No. . . . ., as follows:

Providing for acceptance of the roadway of Quintara Street between Twenty-fourth and Twenty-sixth Avenue, including the intersections of Twenty-fifth and Twenty-sixth Avenues with Quintara Street, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Quintara Street between Twenty-fourth and Twenty-sixth Avenues, including the intersections of Twenty-fifth and Twenty-sixth Avenues with Quintara Street, including the curbs.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Adopted.**

**Closing and Abandoning a Portion of Third Street Between Eighteenth and Nineteenth Streets.**

(Series of 1939)

Resolution No. 3161, as follows:

Whereas, on the 23rd day of November, 1942, the Board of Supervisors of the City and County of San Francisco duly adopted Resolution No. 3027 (Series of 1939), being a resolution to close a portion of Third Street between Eighteenth Street and Nineteenth Street, which resolution was approved by the Mayor on the 25th day of November, 1942, said resolution being in words and figures as follows:

*Intention of Closing Portion of Third Street Between Eighteenth and Nineteenth Streets.*

Resolution No. 3027 (Series of 1939):

Whereas, on September 21, 1942, this Board adopted Resolution No. 2892, Series of 1939, authorizing the City and County of San Francisco, a municipal corporation, to accept a deed from the Southern Pacific

Company to certain easements required for the widening of Third Street; and

Whereas, as a part of this transaction it was stipulated that the hereinafter described portion of Third Street be closed and abandoned; now, therefore, be it

Resolved, That the public interest requires and it is the intention of this Board of Supervisors to close and abandon all that portion of Third Street situated in the City and County of San Francisco, State of California, described as follows:

Beginning at a point on the easterly line of Third Street (formerly Kentucky Street), distant thereon 2.499 feet southerly from the southerly line of Eighteenth Street (formerly Solano Street); thence running southerly along said line of Third Street 397.501 feet to the northerly line of Nineteenth Street (formerly Butte Street); thence at right angles westerly along the westerly prolongation of the said line of Nineteenth Street, 19.875 feet; thence deflecting 92° 51' 45" to the right and running northeasterly 397.998 feet to the easterly line of Third Street and the point of beginning.

Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

The Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and said Department is hereby directed to give notice of said contemplated closing and abandonment of said portion of Third Street in the manner provided by law and to cause notice thereof to be published in The San Francisco News, the official newspaper, as required by law.

*Adopted*—Board of Supervisors, San Francisco, November 23, 1942.

Ayes: Supervisors Brown, Colman, Gallagher, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Green, O'Gara—2.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

DAVID A. BARRY, Clerk.

Approved, San Francisco, November 25, 1942.

ANGELO J. ROSSI, Mayor.

Whereas, the Clerk of the Board did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notice of the passage of said resolution, and did also cause, in the manner and as required by law, a notice similar in substance, to be published for a period of 10 days in The San Francisco News, the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience require said street closing to be done as specifically described in Resolution No. 3027 (Series of 1939); and

Whereas, the Board of Supervisors has acquired jurisdiction to order said street to be closed and abandoned; now, therefore, be it

Resolved, That said portion of Third Street be and is hereby closed and abandoned; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this Resolution to the Department of Public Works, and that

said Department be instructed to proceed thereafter, as required by law.

Description approved by the City Engineer.  
Recommended by the Director of Public Works.  
Approved by the Director of Property.  
Approved by the Chief Administrative Officer.  
Approved as to form by the City Attorney.  
*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.  
Absent: Supervisor Brown—1.

**Closing Forty-third Avenue From Noriega Street to Ortega Street and Griffith Street From Revere Avenue to Shafter Avenue for the Duration of the Present Emergency to the End That the Same May Be Fenced In and Occupied by the Armed Forces of the United States for Military or Naval Purposes.**

(Series of 1939)

Resolution No. 3162, as follows:

Resolved, That pursuant to the recommendation of the Director of Public Works the following public streets in the City and County of San Francisco, to wit:

Forty-third Avenue from Noriega Street to Ortega Street,  
and Griffith Street from Revere Avenue to Shafter Avenue

are hereby closed to traffic for the duration of the present war between the United States and Germany, Italy, and Japan, and permission is hereby granted to the United States Government to occupy said streets so closed for military or naval purposes during the existence of this permit upon condition that at the expiration of this permit the department of the Government of the United States occupying said streets shall remove all buildings or obstructions placed thereon by said department.

Further Resolved, That the permit given herein be and it is hereby granted subject to the following conditions:

1. That all structures, buildings, and/or improvements erected upon said streets be of temporary nature.
2. The City and County of San Francisco reserves the right of ingress or egress to construct, reconstruct, repair, and/or maintain the existing sewers in said streets.

Description approved by City Engineer.  
Recommended by the Director of Public Works.  
Approved by the Director of Property.  
Approved by the Chief Administrative Officer.  
Approved as to form by the City Attorney.  
*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.  
Absent: Supervisor Brown—1.

**Approving Map Showing the Widening of Lombard Street Between Richardson Avenue and Van Ness Avenue.**

(Series of 1939)

Resolution No. 3163, as follows:

Resolved, That the certain map entitled, "Map Showing the Widening of Lombard Street between Richardson Avenue and Van Ness

Avenue," composed of two sheets, approved the 18th day of December, 1942, by Director of Public Works Order No. 18,978, be and is hereby approved and made official, and Parcels 1A to 112, inclusive, shown hatched thereon previously accepted and recorded, are hereby declared to be an open public street dedicated to public use to be known by the name of Lombard Street.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Designating the Naval Access Road to Hunters Point a Street of Major Importance.**

(Series of 1939)

Resolution No. 3164, as follows:

Resolved, That the following additional street be, and is hereby designated as a Street of Major Importance on which moneys accruing to the credit of the Special Gas Tax Street Improvement Fund shall be expended:

Naval Access road to Hunters Point, State Project DA-NI-18  
Road IV-SF-Fdr-SF,

Beginning at Revere Avenue and Hawes Street and running diagonally in a northeasterly direction to the boundary of the United States Naval Base adjacent to Oakdale Avenue and Fitch Street.

And be it Further Resolved, That the City and County of San Francisco agrees that after the completion of the aforesaid project and upon notice of such completion that it will maintain the aforesaid road at its own expense and in a manner satisfactory to the authorized agents of the United States, and further agrees that in the event the City and County of San Francisco fails to so maintain said road, the Department of Public Works of the State of California may maintain it pursuant to the provisions of Section 823.5 of the Streets and Highways Code; and be it

Further Resolved, That the Chief Administrative Officer be and he is hereby authorized to execute any and all agreements necessary to carry out the purposes of this resolution.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

*Adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Adopted.**

The following recommendation of his Honor the Mayor was taken up:



**Leave of Absence—Honorable Milton B. Maxwell.**

(Series of 1939)

Resolution No. 3165, as follows:

Resolved, That permission is hereby granted to Milton B. Maxwell, a member of the Civil Service Commission, to absent himself from the State of California for a period of three (3) days from and after the 29th day of January, 1943.

*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Re-reference to Committee.**

the following from Judiciary Committee, without recommendation, was taken up:

**PROPOSED CHARTER AMENDMENT**

describing and setting forth a proposal to the electors of the City and County of San Francisco to amend the Charter of said City and County by adding thereto a new section to be designated Section 151.1, empowering the Board of Supervisors, if it determines that by reason of an increase in the cost of living, to raise compensations of Municipal employees to meet such increase, such proposed Section 151.1 to read as follows:

Section 151.1. The board of supervisors shall have power, if it determines by ordinance that an increase in the cost of living has occurred, immediately to increase any or all salaries, wages and compensations of every kind and nature, except pension or retirement allowances, for the positions or places of employment of all officers and employees of all departments, offices, boards and commissions of the city and county in all cases where such compensations are paid by the city and county, by amounts which in no case shall be greater in proportion to such salary, wage or compensation than the percentage of increase in the cost of living determined by said board. All such increases in salaries, wages and compensation shall be in addition to the salaries, wages and compensation specified in the current annual salary ordinance. In determining that an increase in the cost of living has occurred, what increases in such salaries, wages and compensations shall be paid, said board shall obtain, from the appropriate federal and state agencies, what data relative to the cost of living they may have and shall obtain whatever other data on the subject may seem to said board to be desirable, and the determinations of said board on the subjects covered by this section shall be final. No other procedure need be followed or complied with in exercising the powers hereby granted to said board.

Increases in salaries, wages or compensations made pursuant to this section shall be immediately payable, provided there be funds not otherwise appropriated available for such payment.

*Referred to Judiciary Committee.*

**Providing for the Prohibition of the Transport for Sale and Sale of  
Horse Meat or Mule Meat for Human Consumption.**

(Series of 1939)

Supervisor Shannon presented:

Bill No. . . . ., Ordinance No. . . . ., as follows:

Adding Section 553 to Article 10, Chapter V, Part II of the San Francisco Municipal Code, providing for the prohibition of the transport for sale and sale of horse meat or mule meat for human consumption.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Adding Section 553 to Article 10, Chapter V, Part II of the San Francisco Municipal Code, to read as follows:

Section 553. It shall be unlawful to transport for sale, sell, offer for sale, or expose for sale, any horse meat or mule meat for human consumption within the City and County of San Francisco.

*Referred to Public Health and Welfare Committee.*

**Requesting Mayor to Appoint Committee for Proper Observance of  
Lincoln's Birthday, February 12, 1943.**

(Series of 1939)

Supervisor Meyer presented:

Resolution No. 3166, as follows:

Resolved, That his Honor the Mayor be and he is respectfully requested to appoint a citizens' committee to arrange for the proper observance of Lincoln's birthday, February 12, 1942.

*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Permit to Erect Wooden Stairway on North Side of Mariposa Street  
to Serve Premises at 480 Potrero Avenue.**

(Series of 1939)

Resolution No. 3167, as follows:

Resolved, That, in accordance with the recommendation of the Department of Public Works, J. D. Christian Engineers be and are hereby granted permission, revocable at will of the Board of Supervisors, to erect a wooden stairway three (3) feet in width, on the northerly sidewalk area of Mariposa Street to serve the premises at 480 Potrero Avenue, said stairway to be located approximately forty-five (45) feet westerly from Potrero Avenue and to be constructed to the satisfaction of the Department of Public Works.

The above recommendation is predicated on the fact that J. D. Christian Engineers are working on a 24-hour basis on government work vital to the war effort and said stairway is necessary for the proper conduct of their work.

It is understood and agreed as a condition to the granting of this permit that J. D. Christian Engineers will assume complete liability arising from any damage which may be occasioned as a result of the erection and maintenance of said stairway.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Requesting the Board of Education to Formulate a Plan Under Which San Francisco School Children May Provide for the Maintenance of Sidewalks in San Francisco in a Clean, Sanitary and Safe Condition.**

(Series of 1939)

Supervisor Meyer presented:

Resolution No. ...., as follows:

Whereas, whether due to San Francisco's greatly increased population or to some other cause or causes, the sidewalks, particularly in the heavily traversed areas, have recently become and continue to be cluttered and filthy, which condition is neither helpful to the aesthetics of this great city nor conducive to the health, safety or peace of mind of its citizens; and

Whereas, police measures, designed to prohibit the violations which cause this deplorable condition, having proved ineffective, the only alternative appears to consist in a program of public education and appeal; and

Whereas, the Junior Traffic Patrol has achieved notable success and performs a valuable service to the community in the protection of human lives, thus demonstrating the ability of juveniles to assist in the administration of their government; and

Whereas, it is believed that the effect would be salutary, were the Board of Education to initiate a program under which the school children through their own practical example and propaganda should demonstrate that our sidewalks can and should be kept clean and sanitary, and that the adult population would be impressed and disposed to assist in the movement; now, therefore, be it

Resolved, That this Board of Supervisors hereby petitions the Board of Education and does respectfully request that body to give consideration to the formulation of a plan under which San Francisco school children, through example and appeal, may inaugurate and conduct a continuing campaign for the maintenance of sidewalks in San Francisco in a clean, sanitary and safe condition; and be it

Further Resolved, That as a feature of such plan, the Board of Education is requested to create a spirit of rivalry between the various schools, through the award of a flag or trophy to that school, the attendants of which contribute most effectively to the aforementioned program.

*Referred to Education, Parks and Recreation Committee.*

**Providing for Leaves of Absence for Municipal Employees to Engage in the War Effort in Other Than the Armed Forces.**

(Series of 1939)

Supervisor MacPhee presented:

Bill No. ...., Ordinance No. ...., as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the

war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions thereof, which rule is as follows:

**Rule 31.2.**

**Military Leaves (For Non-Military Service in the War Effort).**

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the granting of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services.

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is eligible under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule. Periods of leave granted under this rule shall not be calculated as City and County service.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the request of the officer or employee in accordance with its judgment. The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commission in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

*Referred to Judiciary Committee.*

**Appropriating \$1,700 From Unappropriated Reserve for Civilian Defense for Newspaper and Radio Advertising in Campaign to Provide Housing Facilities for Workers in War Industries; an Emergency Ordinance.**

(Series of 1939)

Supervisor MacPhee presented:

Bill No. 2079, Ordinance No. 1....., as follows:

Appropriating the sum of \$1,700 from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to provide funds for newspaper and radio advertising in the campaign to provide housing facilities for workers in war industries; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,700 is hereby appropriated from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202,234.52, Advertising, War Housing Center, to provide funds for the purpose of newspaper and radio advertising in the campaign to provide housing facilities for workers in war industries.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: Provision for adequate housing facilities for workers in war industries who are residents of the City and County is of vital and immediate importance for the welfare of our citizens. Sufficient funds have not heretofore been provided for the above purpose and funds should be made available at the earliest moment in the campaign now being made to secure housing for these war workers.

Recommended and approved by the Mayor, Commander of Citizens' Service Corps.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Referred to Finance Committee.*

**Excused From Attendance at Meeting.**

Supervisors Mead and Gallagher were, at the hour of 6:35 p. m., excused from further attendance at the meeting.

**Communications.**

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From State Rationing Officer, acknowledging receipt of Resolution No. 3087, and calling attention to the provision whereby in case of an emergency, an individual can obtain sufficient gasoline to meet such emergency.

*Filed.*

From his Honor the Mayor, returning unsigned Resolution No. 3151, requesting the Chief Administrative Officer to consider the advisability of providing temporary sleeping quarters in the basement of the City Hall for single war workers, stating that he considered that a matter to be taken up by the Housing Committee of the Civilian War Council.

*Referred to Housing Committee of the Civilian War Council, Mr. Raymond D. Smith, Chairman.*

From Mrs. Rose Walker, Legislative Chairman, Southern Council of Civic Clubs, expressing that club's reasons for resubmission of charter amendment for purchase of Market Street Railway.

*Filed.*

From B. A. Meyer, calling attention to condition of streets and suggesting that the city needs a "paving expert" to remedy that condition.

*Filed.*

**Special Water Rates for Victory Garden Usage.**

Communication received from Public Utilities Commission, transmitting for approval by the Board, certified copy of Public Utilities Commission Resolution No. 5440, adopted January 25, 1943, establishing a revision of San Francisco Water Department rates, providing a special rate for victory garden usage.

*Referred to Public Utilities Committee.*

**ADJOURNMENT.**

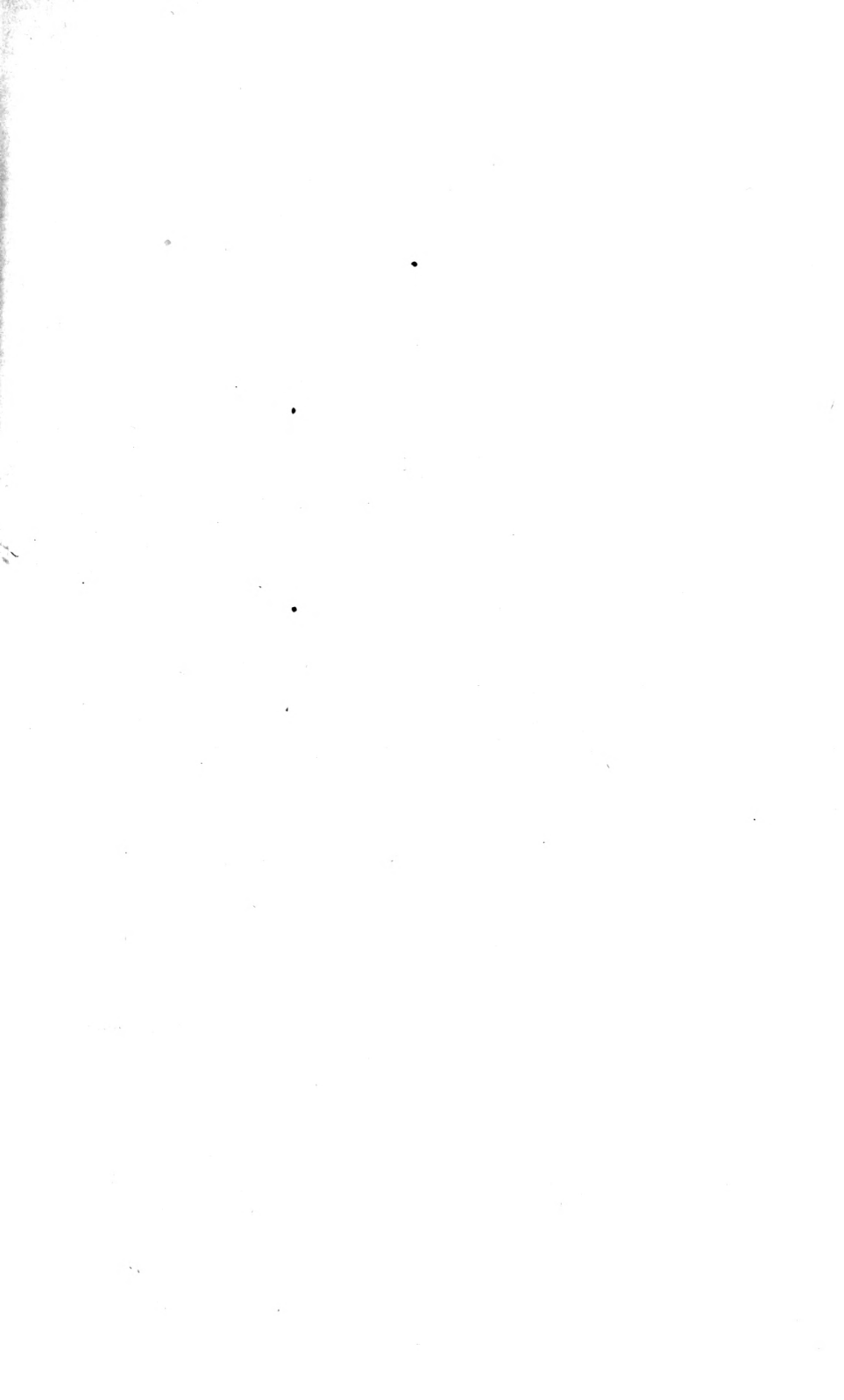
There being no further business, the Board, at the hour of 6:40 p. m., adjourned.

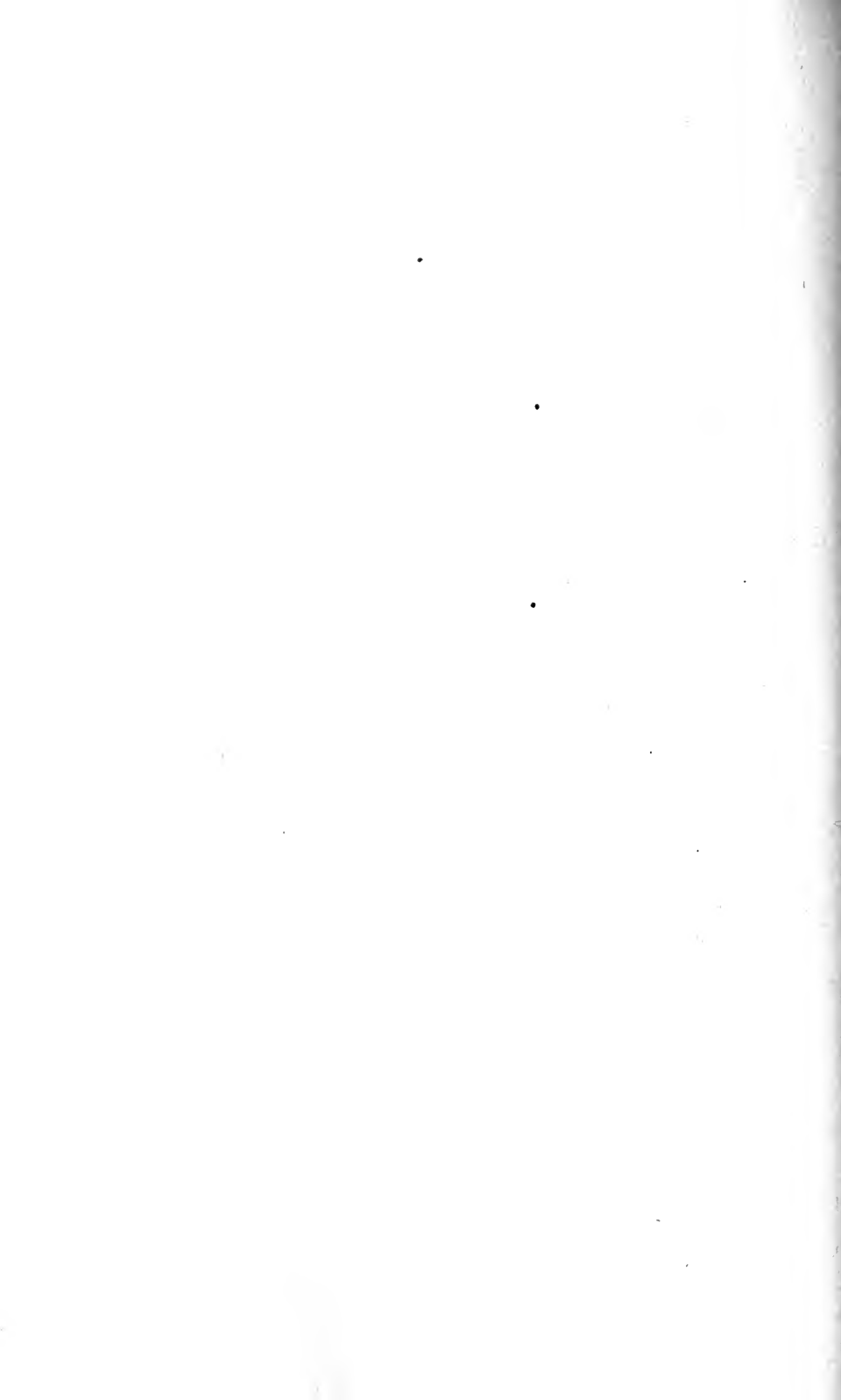
DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors February 15, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

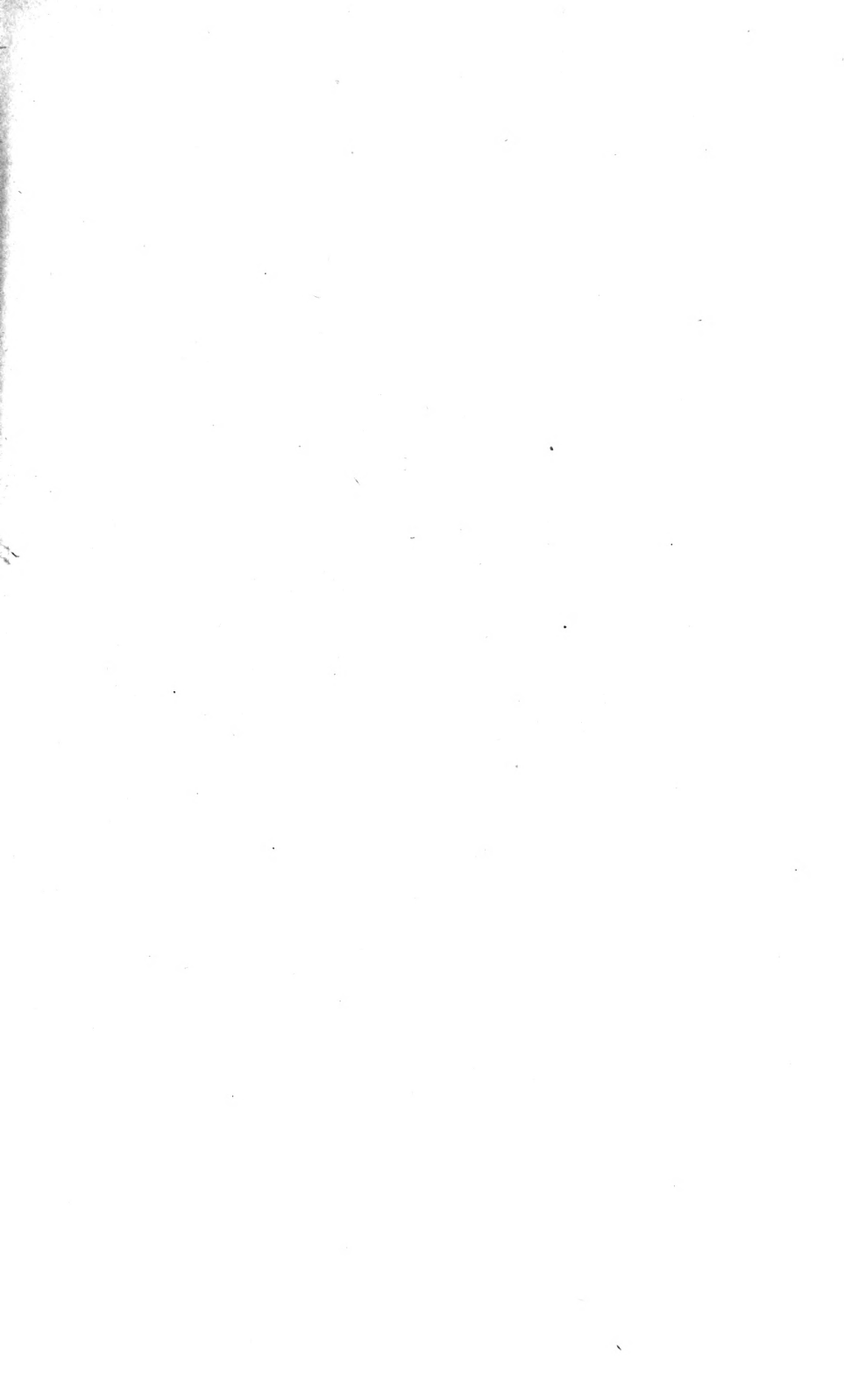














**Vol. 38**

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**No. 6**

**Monday, February 8, 1943**

# **Journal of Proceedings Board of Supervisors**

**City and County of San Francisco**



**THE RECORDER PRINTING & PUBLISHING COMPANY**

**99 South Van Ness Avenue, San Francisco**



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 8, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, February 8, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Quorum present.

President Jesse C. Colman presiding.

## APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 25, 1943, was considered read and approved.

## SPECIAL ORDER—3:00 P. M.

Ordered Submitted.

Board of Supervisors to sit as a Committee of the Whole for the purpose of giving consideration to proposed Charter amendment for the acquisition of operative property of the Market Street Railway.

February 1, 1943—Consideration postponed one week. Special order 3 P. M.

## PROPOSITION No. ....

### PROPOSED CHARTER AMENDMENT—REVENUE BONDS— ACQUISITION OF THE MARKET STREET RAILWAY

describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County of San Francisco by adding thereto a new section to be known as Section 121.1 providing an additional and alternative method of financing the cost of the acquisition of the operative properties of the Market Street Railway Company by the issuance of revenue bonds and authorizing the consolidation of said operative properties of said Market Street Railway Company with the present Municipal Railway system of San Francisco and providing for the payment of said bonds solely out of revenues of said Municipal Railway system after the consolidation of the operative properties of the Market Street Railway Company with the said Municipal Railway system and that which said bonds shall in no respect be secured by the taxing power of City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco an election to be held therein on the ..... day of ....., 1943, a proposal to amend, as hereinafter set forth, the Charter of said City and County by adding thereto a new section to be known as Section 121.1, relating to the acquisition of the operative properties of the Market Street Railway Company and providing for the financing of the cost thereof by the issuance of revenue bonds limited in the aggregate principal sum to \$7,950,000.00, both the principal and interest of which shall be payable exclusively from the revenues of the Municipal Railway system of San Francisco after the operative properties of said Market Street Railway Company are consolidated with said system and authorizing the consolidation of the properties of the Market Street Railway Company with the Municipal Railway System of the City and County of San Francisco.

## REVENUE BONDS—ACQUISITION OF THE MARKET STREET RAILWAY

### Section 121.1.

Subdivision 1. Pursuant to this section, the city and county of San Francisco is authorized, in addition to all other powers conferred upon said city and county pursuant to this charter or by general law, to acquire the operative properties of the Market Street Railway Company for the purpose of supplying said city and county and the inhabitants thereof, as well as the inhabitants of the county of San Mateo, with street railway and other transportation and facilities, provided that the primary purpose of acquiring the operative properties of said Market Street Railway Company shall be to furnish the city and county of San Francisco and its inhabitants with street railway and other transportation and the furnishing of such transportation to San Mateo county and the inhabitants thereof shall be only such as shall be incidental to said main purpose. The said properties to be acquired from said Market Street Railway Company shall include, all and singular, the operative properties now used for the furnishing of street railway and other service and transportation to the city and county of San Francisco and the inhabitants thereof and to the county of San Mateo and to the inhabitants thereof and shall include all street railway cars, buses, rails, ties, tracks, wires, lines and poles, machinery, equipment, and real and personal property of every kind and nature including rights of way and permits, franchises, and all other property, real or personal of every kind and nature used by said Market Street Railway Company in connection with the operation of its street railway system in the city and county of San Francisco and in the county of San Mateo. Whenever the term "this section" is used, the same shall mean and include this section 121.1 and each and all of the subdivisions thereof.

Subdivision 2. The adoption of this section shall be deemed to and shall constitute a finding by the people of the city and county of San Francisco that the public interest and necessity demand the acquisition and operation of all and singular, the operative properties of the Market Street Railway Company hereinbefore referred to, as well as the consolidation of said properties with the properties of the Municipal Railway as the same now exist and are operated.



abdivision 3. Upon the acquisition of said operative properties of said Market Street Railway Company, all and singular, the said properties shall be consolidated with the present Municipal Railway system and shall become a part thereof and both of said properties as so consolidated shall constitute the Municipal Railway System of the City and County of San Francisco, and all additions and betterments made thereto shall become a part of said system.

abdivision 4. As soon after the effective date of this amendment as is practicable it shall be the duty of the board of supervisors to authorize the issuance of revenue bonds in an amount of \$7,950,000.00 for the purpose of raising funds to pay the cost of the acquisition of the said operative properties of the said Market Street Railway Company hereinbefore referred to. Such revenue bonds shall be authorized by the board of supervisors by resolution adopted by majority vote of said board and shall contain a recital on their face that neither the payment of the principal, or any part thereof, or interest thereon, constitutes a debt, liability or obligation of the city and County of San Francisco. Such revenue bonds shall be payable exclusively from the revenues of the Municipal Railway system after the addition thereto of the said operative properties of said Market Street Railway Company, and no other funds or interest thereon established as additional security for said revenue bonds from the proceeds thereof or from the revenues of said Municipal Railway system. Reference on the face of such revenue bonds to said resolution by its date of adoption shall be sufficient to incorporate all of the provisions thereof into the body of said revenue bonds and their appurtenant coupons. Each taker and subsequent holder of such revenue bonds or coupons, whether such coupons are attached to or detached from said revenue bonds, shall have recourse to all of the provisions of such resolution and shall be bound thereby.

a) The aggregate principal amount of all revenue bonds which may be issued pursuant to this section is hereby limited to \$7,950,000.00.

b) The board of supervisors shall determine the form and denomination of the revenue bonds and the terms and conditions upon which they shall be issued, paid and retired. The said board may divide any authorized issue into one or more series or divisions, and may fix different rates of issue and different maturity dates for such bonds and different rates of interest to be paid thereon, and may prescribe different terms and conditions for revenue bonds of any of the several series or divisions. Such revenue bonds shall bear such dates as may be prescribed by the board of supervisors and may be, in whole or in part, serial bonds or sinking fund bonds with such maturities and payable at such times, over such periods and in such amounts as the board of supervisors may determine.

c) No revenue bond by its terms shall mature in more than fifteen (15) years from its date. In the event that any authorized issue is divided into one or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each revenue bond separately, irrespective of the fact that different dates may be prescribed for the revenue bonds of each separate series or divisions of said authorized issue.

d) Revenue bonds shall bear interest at a rate of not to exceed five percent (5%) per annum, payable annually or semi-annually or in part

annually and in part semi-annually. It shall not be necessary that the revenue bonds of any authorized issue or division or series shall bear the same rate of interest. The board of supervisors may fix the definitive interest rate or rates which said revenue bonds shall bear, not exceeding the maximum rate hereinabove specified, and determine such rate in accordance with the bid of the successful bidder for said revenue bonds on the sale thereof.

(e) Revenue bonds may be issued as coupon bonds or registered bonds and the board of supervisors may provide for the interchange of coupon bonds for registered bonds and registered bonds for coupon bonds, and provide that bonds shall be registered as to principal only, or as to principal and interest, and the terms and conditions upon which the bonds shall be registered and discharged from registration.

(f) Revenue bonds may be made callable prior to maturity at the option of the city and county of San Francisco, upon such terms, conditions and upon such notice as the board of supervisors may determine, but not to event at less than par, and upon the payment of such premium as may be fixed by the board of supervisors in the proceedings for the issuance of said revenue bonds. No revenue bond shall be subject to call or redemption prior to its fixed maturity date unless the right to exercise such option is expressly stated on the face of the said bond.

(g) The board of supervisors may provide for the payment of the principal and interest of revenue bonds at any place within or without the State of California, and in lawful money or any specified coin or currency of the United States.

(h) The board of supervisors may provide for the execution and authentication of revenue bonds by the manual, lithographed or printed facsimile signature of any designated officers of the city and county of San Francisco. The board of supervisors may also provide for additional authentication of the revenue bonds by a trustee or fiscal agent appointed by the board of supervisors. If any of the officers whose signatures or countersignatures appear upon the revenue bonds or coupons cease to be officers before the delivery of said revenue bonds or coupons, their signatures or countersignatures shall nevertheless be valid and of the same force and effect as if the officers had remained in office until the delivery of the revenue bonds and coupons.

(i) None of said revenue bonds shall be sold at less than their full face value and accrued interest thereon to date of delivery.

(j) Pending the actual issuance or delivery of revenue bonds, the board of supervisors may issue temporary or interim revenue bonds, certificates or receipts of any denomination whatsoever, and with or without coupons to be exchanged for definitive revenue bonds when ready for delivery. The board shall prescribe the form of such interim revenue bonds, certificates or receipts and the terms and conditions of exchange.

(k) Upon the written recommendation of the public utilities commission, and with the approval of the controller, the board of supervisors may provide for the issuance, sale or exchange of refunding bonds for the purpose of redeeming or retiring any revenue bonds issued by the city and county of San Francisco under this section subject, however, to any

ons contained in the resolution providing for the issuance of such revenue bonds. All provisions of this section applicable to the issuance of revenue bonds are applicable to the funding or refunding bonds and to the issuance, sale or exchange thereof. Funding or refunding bonds may be issued in a principal amount sufficient to provide funds for the payment of all revenue bonds to be refunded thereby, and in addition for the payment of all expenses incident to the call, retiring or paying of such outstanding revenue bonds, and the issuance of such refunding bonds. Such expenses shall include any amount necessary to be made available for the payment of interest upon such refunding bonds from the date of sale thereof to the date of payment of the revenue bonds to be refunded or to the date on which the revenue bonds to be refunded will be paid pursuant to the terms thereof or agreement with the holders thereof, and also the premium, if any, necessary to be paid in order to call and retire the outstanding revenue bonds and also the interest accruing on such outstanding revenue bonds so called for redemption to the date of the call or retirement provided that such refunding bonds shall be payable as to principal and interest wholly out of the revenues of the Municipal Railway system and no refunding bond by its terms shall mature in more than fifteen (15) years from its date. In the event any authorized issue is divided into two or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each refunding bond separately, irrespective of the fact that different dates may be prescribed for the refunding bonds of each separate series or division of said authorized issue, and the interest on said refunding bonds shall not exceed five per cent (5%) per annum, payable annually or semi-annually.

1) All such revenue bonds issued under authority of this section shall be negotiable instruments and shall be deemed to have and possess all of the attributes of negotiability under the laws of the State of California relating to negotiable instruments.

Subdivision 5. Said resolution providing for the issuance of revenue bonds may also, in addition to all other appropriate agreements deemed necessary or advisable by said board of supervisors, contain such covenants and agreements on the part of the city and county of San Francisco as said board of supervisors deems necessary or advisable for the better security of the revenue bonds issued thereunder. The board of supervisors is hereby authorized and empowered in and by the terms of said resolution to covenant and agree, on behalf of the city and county of San Francisco, with the holders of any of said revenue bonds, so long as the same shall be outstanding, as follows:

(a) That the proceeds of the sale of said revenue bonds shall be deposited in a fund separate and apart from all other funds of the city and county of San Francisco and shall, together with any interest earned on such funds, be applied solely and exclusively to the object and purpose for which said revenue bonds are herein authorized to be issued, and that any proceeds of the sale of such revenue bonds remaining unexpended after the object and purpose for which said revenue bonds are herein authorized to be issued have been completed shall be applied to the retirement of revenue bonds then outstanding, by purchase in the open market or by call and redemption if the same are by their terms made callable prior to maturity, as the case

may be, and that none of such moneys shall be transferred to any fund of the city and county of San Francisco or used for any purpose other than as specified in such resolution.

(b) That the city and county of San Francisco will consolidate the operative properties acquired from the Market Street Railway Company, operate the same in conjunction with the Municipal Railway system as same exists on the effective date of this amendment and will keep the system as consolidated in good repair, working order and condition and from time to time, make all needful and proper repairs, renewals and replacements and will continuously operate said Municipal Railway system in an efficient manner.

(c) That the city and county of San Francisco will establish and maintain reasonable rates of fare to be charged for transportation on said Municipal Railway system and that such rates shall, at all times, be adequate to yield annual revenue equal to all redemption payments and interest charges on said revenue bonds as the same fall due, together with such additional sums as may be required for any sinking fund, reserve fund or any other special fund provided for the security of such revenue bonds or for the maintenance and operation, depreciation, reserve fund, and other charges in connection with the operation of said Municipal Railway system, together with all costs of maintenance in operation of the said system; and, further, that such rates shall not be reduced below an amount sufficient to provide funds to meet the obligations herein and in said resolution set forth. That no person shall be permitted free transportation or authorized or permitted to make use of the transportation facilities of the Municipal Railway system except upon payment of the regularly established charge therefor with the exception as may be prescribed and defined by rule of the public utilities commission, in the cases of employees of the Municipal Railway system, policemen, firemen and other essential public employees, together with those engaged in charitable and educational work and who serve in said system without compensation therefor, all within the discretion of the public utilities commission. That all such fares shall be paid in such coin or currency as on the date of payment is legal tender for public or private debts or in script or tokens issued only upon payment of the face or commutation value thereof in such coin or currency. Any agreement contained in said resolution shall be binding upon the public utilities commission and upon the city and county of San Francisco and all officers, departments and boards thereof.

(d) That accurate books and records of account, showing all revenues received from the operation of the Municipal Railway system and all expenditures therefrom, will be kept and maintained as provided in section 64 of the charter, and that the controller will audit all accounts of the system as provided in section 66 of the charter. That for the purpose of comparing such audit, the controller is authorized to employ independent public accountants, the cost of whose audits shall be charged to the cost of operation of the Municipal Railway system. That all of the books and records of the Municipal Railway system shall be open at all times during business hours to the inspection of the holders of one or more of the revenue bonds or of any percentage of such holders, or their duly authorized representatives, while any of the revenue bonds are outstanding and unpaid.

annual or other periodic statements of the condition of the Municipal Railway system will be furnished to the holders of such revenue bonds and summaries thereof will be published at least annually. That in addition to the audit of said accounts by the controller, additional independent audits shall be furnished to the bondholders annually or at such other times as may be specified in the resolution, which shall also prescribe the manner and method in which such independent accountants shall be designated and the character of the audits to be prepared or furnished by them. That the cost of all such audits, the cost of printing, distribution or publication thereof or of any summary thereof shall be deemed to constitute a part of the cost of operation of the Municipal Railway system and shall be paid from the revenue thereof.

(e) That if any part of the Municipal Railway system shall be taken from the city and county of San Francisco by eminent domain proceedings, or other proceedings authorized by law, the proceeds received by said city and county of San Francisco shall be applied to rebuild or replace the portion so taken and if not so applied shall be used within such time as may be fixed in said resolution exclusively for the payment of the principal and interest of said revenue bonds until the same shall have been paid in full.

(f) That while any of the revenue bonds are outstanding and unpaid, the city and county of San Francisco will not mortgage or otherwise encumber, sell, or lease or dispose of the Municipal Railway system or any substantial part thereof, or enter into any lease or contract which shall impair the operation of said Municipal Railway system or otherwise impair the right of the holders of any of said revenue bonds to secure payment in full of the principal and interest of said revenue bonds as the same shall mature, except that provision may be made in such resolution for the release of properties and the application of the proceeds of the sale or other disposition of the Municipal Railway system or any part thereof upon such terms and conditions as may be specifically defined in said resolution.

(g) That the city and county of San Francisco shall maintain insurance on said Municipal Railway system of the kind and character and in the amount which is usual and customarily carried by private companies engaged in the operation of street railways and also use and occupancy insurance, the cost of all of which said insurance shall be paid from the revenue of the Municipal Railway system as a part of the cost of the operation thereof.

(h) That the city and county of San Francisco will, prior to the incurring of any obligation against the Municipal Railway system, provide for the payment and discharge of said obligations as the same become due, and will cause to be paid and discharged all amounts of every character which may become due under said obligations, which if left unpaid might become lien or charge against said Municipal Railway system or against the revenues thereof, or which might otherwise impair the security of said revenue bonds.

(i) That the proceeds from the sale of all revenue bonds authorized under the provisions of this section and all revenues received from the operation of the Municipal Railway system shall be paid into the city treasury and deposited by the treasurer in such depository or depositories as may be

authorized by law to receive deposits of funds of the city and county of San Francisco, subject to such conditions as may be set forth in said resolution, which limit, restrict or regulate the holding, deposit and application of moneys derived from the proceeds of the sale of the revenue bonds from the revenues of the Municipal Railway system, as may be deemed necessary or advisable for the further protection of the holders of said revenue bonds. Notwithstanding anything in this charter contained, the board of supervisors may provide in said resolution authorizing the issuance of revenue bonds that the city and county of San Francisco will appoint a board or trust company qualified to do business in this state and having an office in the city and county of San Francisco to act as fiscal agent or trustee for the city and county of San Francisco and the holders of revenue bonds issued hereunder, and may prescribe the terms and conditions upon which the trustee or fiscal agent shall collect, receive, hold or disburse any and all proceeds of the sale of said revenue bonds and any revenues received from the Municipal Railway system and may prescribe the duties and powers of the trustee or fiscal agent with respect to the issuance, authentication, sale and delivery of revenue bonds and the payment of principal and interest thereof, the call for redemption of said revenue bonds, the registration and discharge from registration of said revenue bonds, and the management of any sinking fund, reserve fund or other fund provided as security for said revenue bonds and the investment of any moneys in said funds, and also the exercise on behalf of the holders of such revenue bonds of such rights and limitations as may be available to such holders. The resolution may provide any restriction upon the investment of moneys held by such fiscal agent or trustee deemed necessary or advisable by the Board of Supervisors. Said resolution may further provide for the appointment of paying agent and collection agents for said revenue bonds, within or without said city and county of San Francisco upon such terms and conditions as may be prescribed by the board of supervisors. The board of supervisors may also provide in and by such resolution that both the principal of and interest on such revenue bonds and the coupons, if any, attached thereto may be paid by such fiscal agent, trustee, paying agent or collection agent from the moneys held by or transmitted to them, or any of them, for that purpose as such principal and interest fall due and no controller's warrant shall be required for the purpose of enabling the fiscal agent, trustee, paying agent or collection agent, as provided in section 85 of this charter, or any other provision of this charter, to make such payment. Except in the case of bonds registered in the name of a registered holder on the books of the fiscal agent, or with the treasurer of the city and county, trustee, paying agent, collection agent or registrar, such payment shall be made, in the case of interest, only upon surrender of the proper interest coupons attached to said revenue bonds. Payments on account of principal shall be made only upon surrender of the revenue bonds with respect to which such principal payment is made. In the event the board of supervisors shall provide for the appointment of a fiscal agent or trustee, said board of supervisors may also provide that the accounts of any such fiscal agent or trustee shall be subject to audit by the controller in the same manner as is provided in section 66 of this charter, or, in lieu thereof, that such accounts shall be subject to audit by independent public accountants appointed as provided

said resolution, whose costs and fees shall be paid as part of the expense operation of the Municipal Railway system.

(j) That upon the happening of certain events of default to be specified herein, any or all of the revenue bonds may become, or be declared due and payable prior to maturity by the holders thereof or any percentage thereof, directly or through any trustee or fiscal agent. Said resolution shall specify the terms and conditions upon which such declaration and its consequences may be waived.

(k) That the holders of said revenue bonds or any specified percentage thereof shall have and may exercise the rights, limitations, powers and duties prescribed in said resolution in the event of any breach by the city and county of San Francisco or any department, commission, official or agency thereof of any of the covenants, conditions or obligations contained in the resolution.

(l) That the terms, covenants or conditions of the resolution and of the revenue bonds issued thereunder may subsequently be amended or modified in whole or in part with the consent of the board of supervisors, acting on behalf of the city and county of San Francisco, and the vote or written consent of the holders of a specified principal amount of the revenue bonds then issued and outstanding. Such resolution may provide for meeting of bondholders or for the manner in which the consent of bondholders may be given and evidenced and may provide that such amendment or modification effected in the manner therein provided shall be binding upon the holders of all of the revenue bonds and interest coupons appertaining thereto, whether expressly assenting thereto or not, and with respect to such interest coupons whether the same are attached to or detached from any such revenue bonds. Such resolution may further provide that for the purpose of such amendment or modification, bonds held by any department, agency, board, bureau or fund of the city and county of San Francisco, or by any other public corporation, municipality, district or political subdivision, or by the State of California, shall not be counted as outstanding bonds or be entitled to vote or assent, but shall, nevertheless, be subject to such modification or amendment if the same shall otherwise be effected in accordance with said resolution.

The board of supervisors, the public utilities commission, and each and every board, department, agency and officer of the city and county of San Francisco are hereby authorized, empowered and directed to carry out and perform their respective powers, duties and obligations imposed upon them, and each of them, by such agreements as may be contained in said resolution authorizing the issuance of revenue bonds, and such provisions of said resolution providing for the issuance of said revenue bonds shall constitute a contract with the holders of said revenue bonds and be binding upon the board of supervisors, public utilities commission, and each and every board, department, agency and officer of said city and county of San Francisco, and each thereof is hereby vested with full authority to do and perform all such acts, conditions and things required by them, respectively, under said resolution to be done or performed. Said resolution may also include, and the board of supervisors is hereby authorized to agree upon, any other terms and conditions, whether hereinabove referred to or not,

necessary, advisable or convenient in order to secure the revenue bonds to make the revenue bonds more marketable; provided, that nothing said resolution contained shall abridge the powers and functions of the public utilities commission contained in subdivision 7 of this section, and provided further that none of such covenants, agreement, conditions or terms or anything herein provided shall obligate the city and county of San Francisco to do or perform any of such terms, conditions or covenants by expenditure of any funds other than those arising from the operation of the Municipal Railway system, and under on circumstances shall the city and county of San Francisco be obligated to levy and collect taxes to provide moneys to perform any of the terms or conditions contained in any such resolution, and all obligations assumed by the city and county of San Francisco pursuant to such resolution which shall require the expenditure of any moneys shall be limited solely and exclusively to the revenues arising from the operation of said Municipal Railway system.

Subdivision 6. The board of supervisors shall sell revenue bonds authorized pursuant to this section at such times and in such amounts as may be determined by said board. All such revenue bonds shall be sold on sealed proposals to the highest and best bidder after such advertisement for bids as the board of supervisors shall deem proper; provided that notice of sale shall be published at least once in the official newspaper of the city and county of San Francisco at least ten days prior to the date fixed for receipt of such sealed proposals. The board of supervisors may reject any and all bids so submitted and may thereafter re-advertise such revenue bonds for sale upon such terms and conditions as the board of supervisors may deem proper. None of said revenue bonds shall be sold otherwise than at public sale, nor for less than the face value thereof together with accrued interest thereon at date of delivery; except that the board of supervisors may also sell said revenue bonds to and may contract loans with the United States of America or any of its departments, agencies or instrumentalities, upon such terms and conditions as may be agreed to, and such loans borrowed moneys and revenue bonds shall be subject to all of the provisions of this section, except that such revenue bonds need not be first offered at public sale pursuant to advertisement.

Such loans may be contracted with the United States of America or any of its said departments, agencies or instrumentalities, with or without issuance of revenue bonds; provided that such loans or borrowed moneys shall be repaid solely and exclusive from the proceeds of sale of revenue bonds or from the revenues of the Municipal Railway system, and such loans, together with the bonds issued pursuant to this section, shall not exceed \$7,950,000.00. No taxes shall be levied upon any of the taxable property in said city and county of San Francisco for the payment of the principal or interest on such loans. If the proceeds of the sale of said revenue bonds shall, pursuant to the resolution providing for their issuance, be paid into the city treasury, the same shall be deposited in a separate fund which shall at all times be kept segregated and set apart from all other city funds and shall be used solely for the purpose of paying the costs of the acquisitions of the operative properties of the Market Street Railway Company and its consolidation with the Municipal Railway system,



such proceeds of the sale of said revenue bonds are deposited with any fiscal agent or trustee under the resolution authorizing the issuance of the revenue bonds, then and in that event the same shall be held, invested and disbursed pursuant to the limitations and conditions contained in said resolution. Out of any money in the general fund of said city and county not otherwise appropriated or out of any existing municipal railway funds, the board of supervisors shall be and is hereby authorized and directed to pay the costs of advertising said bonds for sale, the cost of preparing, printing and distributing any prospectus or official statement in connection with said bonds, the cost of printing, lithographing or engraving said revenue bonds, the cost of independent audits, engineers' reports or opinions with respect to the revenue bonds deemed necessary or advisable by the board of supervisors to effect or assist in effecting the sale of said revenue bonds and also the fees and charges of the superintendent of banks or the State of California, or of any other public official, bureau or department thereof, required to enable said revenue bonds to be certified as legal investments for banks, insurance companies or other institutions, or for the purpose of enabling said bonds to be declared eligible security for the deposit of public funds and also the cost and fees of any public official of any other state in the United States necessary or advisable in the opinion of the board of supervisors to enable such revenue bonds to be qualified as legal investments for any purpose under the laws of such states; provided that any moneys advanced from the general fund of said city and county for the payment of such expenses shall be refunded to said city and county from revenues received from the operation of said Municipal Railway system, or from any premium received on the sale of such bonds.

Subdivision 7. The public utilities commission shall have charge of the acquisition of the operative properties of the Market Street Railway Company, and shall have the same power and authority as to the management, supervision and extension of said Municipal Railway after the acquisition of the operative properties of said Market Street Railway Company as are now invested in said public utilities commission over the Municipal Railway system of San Francisco except as otherwise provided in this charter. The said operative properties of said Market Street Railway Company shall be acquired by purchase, if possible, and if said purchase is not possible then, in that event, said operative properties of said Market Street Railway Company may be acquired by any other lawful means.

Subdivision 8. The validity of the authorization and issuance of any revenue bonds shall not be dependent on, or in anywise affected by:

(a) Any proceedings taken by the city and county of San Francisco or the public utilities commission for the acquisition of said operative properties of said Market Street Railway Company;

(b) Any contracts made by the public utilities commission in connection with the acquisition of said operative properties of said Market Street Railway Company.

No purchaser or holder of any revenue bonds authorized or issued pursuant to this charter shall be required to take cognizance of any of the acts of the public utilities commission with respect to the acquisition of the operative properties of said Market Street Railway Company or the

performance of any of the conditions or the taking of any of the proceedings herein required by the board of supervisors, at, before or after the issuance of said revenue bonds, or with respect to the application of the proceeds derived from the sale of said revenue bonds, and said revenue bonds by their issuance shall conclusively establish the due performance of all conditions precedent to their issue.

Subdivision 9. In accordance with the provisions of section 130 of the charter, rates shall be fixed, established and collected for all transportation service furnished by the Municipal Railway system after the operative provisions of the Market Street Railway system have been combined therewith which will at all times yield revenues at least sufficient with respect to the then immediately ensuing twelve months to pay or provide for:

(a) The principal of and interest on any general obligation bonds of the city and county issued for the purpose of acquiring, constructing and completing the existing municipally owned and operated street railway system of the city and county until all of such bonds now outstanding shall have been paid and retired.

(b) All operating expenses of the Municipal Railway system;

(c) The principal of and interest on all of the revenue bonds then outstanding and unpaid as the same become due, together with any amount required to be deposited in any sinking fund or reserve fund or other fund established by the resolution for the issuance of such revenue bonds for the further security thereof;

(d) All amounts required for maintenance of and repairs to the Municipal Railway system;

(e) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as amount necessary to be expended in the ensuing year to pay or provide for the payment of all costs of depreciation, reconstruction, replacement, extensions, improvements and betterments of the said system. Such sums required for said purposes, if payable solely from the revenues of the Municipal Railway system, shall be and are hereby appropriated annually from said revenues and when so appropriated to the public utilities commission shall be applied solely and exclusively to the purposes above designated.

(f) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as amount required to establish and maintain a surplus operating fund, to be accumulated from the balance of the annual revenues of the said system as such revenues have been first applied to the purposes specified in the subparagraphs (a), (b), (c), (d) and (e), hereinabove set forth. The monies in said surplus operating fund may be appropriated as provided in section 80 of this charter for the use of the Municipal Railway system, and otherwise.

The amounts hereinabove required shall be raised exclusively from the revenues of the system, except that such amounts or any part thereof may be raised by the issue and sale of general obligation bonds of the city and county of San Francisco. Such amounts required under subparagraphs (e) and (f) above are hereby appropriated annually in the order above named.

shall not be subject to modifications, alteration or amendment by the board of supervisors. The amounts hereinabove provided in subparagraphs (c) and (d) shall be estimated by the public utilities commission and approved by the board of supervisors at the time and in the manner provided for the approval of the annual budget and appropriation ordinance, and the amount to be appropriated for said purposes specified in subparagraphs (b) and (d) shall be such amount as may be approved in the budget for said purposes. Sections 74, 127 and 128.1 of this charter shall not be applicable to the Municipal Railway system.

The term "operating expenses of the Municipal Railway system," as used herein shall include all salaries, wages, pension charges and proportionate payments to such compensation and other insurance and accident reserve funds as the public utilities commission may establish or as the board of supervisors may require and all other expense of every kind and nature incident to the operation of the Municipal Railway system, including the reasonable cost of power furnished by the Hetch Hetchy project as required by the Raker Act, provided that revenue from funds raised by taxation shall not be applied for any of the foregoing purposes except those specified in subparagraph (a) of this subdivision and then only if the revenues of the Municipal Railway system are not available to meet the charges set forth in said subparagraph.

There shall also be paid as a part of the operating expenses of the said Municipal Railway system, the sum of \$200,000.00 annually to the credit of the General Fund of the City, which payment shall be in lieu of the taxes and charges heretofore paid by the Market Street Railway Company to the city and county.

Subdivision 10. Any revenues of the Municipal Railway system received in any fiscal year in excess of the amounts required for the purposes designated in subdivision 9 hereof shall be disposed of as may be provided in any ordinance or condition contained in the resolution providing for the issuance of the revenue bonds, and in the absence of such disposition shall be applied as follows:

(a) The public utilities commission shall undertake a study of rates in January of each year and whenever it finds that the Municipal Railway system has or is likely to yield revenues in excess of the amounts required for the purposes designated in subdivision 9 hereof may propose a schedule of lower rates to the board of supervisors which shall not be less than the rates required to yield revenues for the purposes specified in subdivision 9, but which may be sufficiently lower than the then existing rates in order to prevent said Municipal Railway system from accumulating surpluses from revenues in excess of the amounts required for the purposes specified in subdivision 9. Such schedule of revised rates shall be submitted to and approved or rejected by the board of supervisors in accordance with the provisions of section 130 of this charter.

(b) Section 129 of this charter shall not be applicable to any revenue received from the Municipal Railway system and after the payment of the several amounts provided for in subsections (a), (b), (c), (d), (e) and (f) of subdivision 9, any surplus existing shall not be subject to appropriation to the general fund of the city, but shall be held for the benefit of the Municipal Railway system.

Subdivision 11. The public utilities commission is hereby vested with full power and authority to collect the revenues of the Municipal Railway system and to cause the same to be paid into the treasury of the city and county of San Francisco daily, or to be deposited with any fiscal agent or trustee appointed by the board of supervisors in the resolution providing for the issuance of said revenue bonds, and in the time, manner and form there provided. Subject to the agreements, covenants and conditions contained in the resolution providing for the issuance of the revenue bonds, all such revenues of the Municipal Railway system shall be applied exclusively to the purposes specified in subdivisions 9 and 10, and in the order therein set forth.

The controller and the treasurer of the city and county of San Francisco are hereby authorized and directed to establish separate funds into which shall be deposited all revenues of the Municipal Railway system for each of the several purposes specified in subparagraphs (a), (b), (c), (d), (e) and (f) of subdivision 9, and with respect to surplus revenues as provided in subdivision 10, and such funds will be so established irrespective of whether the revenues shall be held in the city treasury or with any fiscal agent or trustee appointed in the resolution providing for the issuance of the revenue bonds. Said controller and treasurer shall transfer to each of such funds respectively all moneys held in the corresponding respective separate funds established for the existing Municipal Railway department of said city and county, while existing funds shall be closed and such transfer shall take effect as of the date of issuance and delivery of said revenue bonds. The term "revenues of the Municipal Railway system" shall include all revenues derived directly or indirectly from the use and operation of the Municipal Railway system, from and after the date of issuance and delivery of revenue bonds herein authorized, including interest allowed or received in respect of moneys or securities in any of the respective funds into which such revenues are deposited.

Subdivision 12. Said revenue bonds, and the interest thereon and any reserve fund, sinking fund or other fund created for the further protection of said revenue bonds shall constitute a first and exclusive lien and charge upon all of the income and revenue of the Municipal Railway system, subject only to the prior charge set forth in subparagraph (a) of subdivision 9 hereof, and if at any time the revenues of said system are not sufficient to permit the payment of said sums, the deficiency shall be made good from any moneys in the surplus operating funds.

Subdivision 13. The Municipal Railway system shall be considered a separate utility and none of the revenues of the said system shall be transferred to any other utility except that as provided in subdivision 9 hereof, such portion of the revenues as may be used to pay the reasonable cost as fixed by the public utilities commission of services rendered to said Municipal Railway system by any other municipally owned utility.

Subdivision 14. Notwithstanding any other provision of this charter which may be in conflict with the provisions of this section, the provisions of this section shall prevail insofar as the same shall pertain to the issuance of revenue bonds and for the acquisition of the operative properties of the Market Street Railway Company. Nothing herein contained shall prevent the financing or the acquisition of the operative properties of the Market Street Railway Company from other funds legally available for that purpose.

thing in this section contained shall in any way abridge, control, limit, restrict or revoke the power of the electors of the city and county of San Francisco to vote for and cause to be authorized and issued general obligation bonds of the city and county of San Francisco for the acquisition of said operative properties of said Market Street Railway Company, irrespective of whether revenue bonds are issued hereunder or not; and the method provided in this section for such acquisition of said operative properties shall be deemed to be an additional method of providing funds for said purpose and for providing for such acquisition of said operative properties. Revenue bonds authorized and issued under authority of this section shall not be subject to the charter limitations as to the amount of bonded indebtedness of the city and county of San Francisco, nor be taken into consideration in determining the amount of bonded indebtedness which the city and county of San Francisco is authorized to incur pursuant to section 104 of the charter.

Subdivision 15. The board of supervisors may by ordinance or resolution confer upon said public utilities commission such additional powers not in conflict with this section as may be necessary to carry out the purposes of this section.

Subdivision 16. Upon the taking effect of this amendment, the board of supervisors and the public utilities commission shall proceed immediately to perform all acts required hereunder for the acquisition of the said operative properties of the said Market Street Railway Company for the purposes herein specified, and to provide for the cost thereof by the issuance and sale of revenue bonds payable exclusively from the revenues of the Municipal Railway system.

### Communications.

Communications, as follows, dealing with the proposed charter amendment for issuance of revenue bonds to finance the acquisition of the Market Street Railway operative properties, were presented, read by the Clerk, and considered:

From Eureka District Merchants' Association, addressed to Supervisor MacPhee, telegram advising of that Association's opposition to re-submission of the proposed charter amendment to the people.

From C. I. O. Council, opposing the proposed purchase of the Market Street Railway.

From Municipal Conference, endorsing approval of purchase of Market Street Railway properties.

From San Francisco Junior Chamber of Commerce, advocating the holding of a special election for the submission of proposed charter amendment to people.

From his Honor the Mayor, enclosing copy of communication from Junior Chamber of Commerce, endorsing proposal for acquisition of Market Street Railway properties.

From Manager of Utilities, enclosing copy of communication from Henry S. Foley, president, Division 518 of Amalgamated Association of Street, Electric Railway and Motor Coach Employees of America, setting forth his views regarding seniority rights of employees of the Market Street Railway, if and when there is a merger of the two railway systems in San Francisco.

From San Francisco County Committee, The Communist Party, requesting the privilege of the floor for representative, Oleta O'Connor.

### Committee of the Whole.

On motion by Supervisor Mead, the Board resolved itself into a Committee of the Whole, Supervisor Gallagher presiding.

Mr. Sylvester McAtee, representing the Down Town Association, endorsed the submission of the proposed charter amendment to provide for the issuance of revenue bonds for the acquisition of the Market Street Railway operative properties.

Mr. Adolph Petry, Mrs. Annie Scanlon, Oleta O'Connor, Carroll Newburg, Mr. E. P. Troy and Mr. Paul Schnur of C. I. O. Council opposed the submission to the electors of the proposed charter amendment.

Mr. Douglass, representing Market Street Railway employees, announced that his organization must oppose the charter amendment unless the rights of those employees are protected. That protection must be set up in the charter amendment itself. His organization has not changed its position, as previously explained to the Board.

### Committee of the Whole Arises.

Supervisor Brown moved that the Committee of the Whole arise.  
*No objection, and so ordered.*

Mr. Cahill, Manager of Utilities, reported that he had tried, but had failed to get the two unions, represented by Mr. Douglass and Mr. Foley, together. The Public Utilities Commission, though, will grant to the men of the Market Street Railway the same seniority they now have. Mr. Cahill, on further insistence by Mr. Douglass, stated that he had no objection to having a provision inserted in the charter amendment to protect the seniority rights of the Market Street Railway men.

Mr. Foley, representing Municipal Railway employees, however, insisted on the one-year limitation of employees blanketed in under civil service.

Thereupon, the Clerk read the following proposed amendment proposed by Mr. Douglass:

"Immediately on such acquisition of any such railway system, by lease or by agreement as herein provided, service seniority for all employees of the Municipal Railway, whether formerly employees of such railway system so acquired, or formerly employees of the Municipal Railway prior to such acquisition, shall forthwith be established, based on the date of employment of each employee by the Municipal Railway or of the railway system so acquired as the case may be and thereupon a general sign-up shall be had whereby all such employees without distinction as to original employment by the railway system so acquired, or of the Municipal Railway, shall be allowed to sign up according to seniority to any division or barn, in the entire San Francisco Municipal Railway system whether within or without the territory of said city and county."

Mr. Foley announced that the proposed amendment would not be acceptable to his group.

Thereupon, Supervisor MacPhee suggested that the Board postpone further consideration temporarily, and that in the meantime the representatives of the two groups of employees get together and confer with the City Attorney in an attempt to arrive at a solution of their respective problems.

*No objection, and so ordered.*

Subsequently during the meeting, the Board resumed consideration of the proposed charter amendment.

Supervisor Colman, in explaining his views, stated that if it were not for two factors, the question of another election would not be be-

fore the Board. There is an urgent need for more transportation, and if the Board does not act on this amendment, and order its submission to the people, so that if approved, it can be ratified by the State Legislature at this session, no action can be taken for two years. That explains the need for haste in ordering the resubmission. This is a revenue bond issue. The Board is not guilty of any un-American method in asking for another presentation. Everything that would be accomplished for San Francisco by approval of the charter amendment would be beneficial. The Supervisors are elected officials of the City and County of San Francisco, and it is, of course, their duty to listen to representatives of the people and of the various organizations, but the charter makes the Supervisors responsible for the decisions. The duty of the Board is to decide what it thinks is for the best interest of the people. If we had not, in the past, gone to more than one election, we would not have gotten anywhere on anything. It took several elections to acquire Spring Valley, and several elections for the Municipal Railway. The people should have another chance to express themselves on this. The election, Supervisor Colman continued, would, he believed, be successful. Under consolidation of the two systems there would be a universal six-cent fare and a universal transfer, and the service would be bettered.

Supervisor Mead explained his vote, stating that this matter was on the ballot in November, at which time 107,000 people voted against it. A true expression of the people is not obtained in an off election year. A majority has expressed its opinion, and now it is proposed to tell them that they were mistaken. A great many San Franciscans are not employed in San Francisco, and these people will not go out of their way to go to the polls and again vote on this matter. A true expression of the people of San Francisco will not, therefore, be obtained at this proposed election. It is true that we are in the midst of a war and the transportation problem of San Francisco is not satisfactory; it was not satisfactory before the war. The same chaotic condition exists elsewhere, too. That is no reason for spending \$65,000 of the people's money to vote on spending \$8,000,000 more of their money. It is not doing justice to the people of San Francisco. At the conclusion of the war San Francisco will have an additional indebtedness of from \$8,000,000 to \$10,000,000, the street car traffic will decrease and San Francisco will not be able to finance the debt out of the earnings, but will have a tremendous lot of unsatisfactory equipment. This is not the time to submit again to the people this same proposition they have so recently turned down. It is too soon. He would vote accordingly.

Supervisor Brown explained his views, stating that the election in November came before the start of gasoline rationing. Some relief has been effected by staggering of office hours. The Board of Supervisors should do everything possible to ameliorate the present conditions. He voted to submit this plan at the November election. He was convinced that the only solution to the transportation problem is the merging of the two roads and he would vote to submit the proposal again to the people.

Supervisor Uhl, after questioning Mr. Cahill as to the possibility of routing the K, L and J cars on the middle tracks on Market Street, but being told that was not practicable, announced that he was opposed to buying the old system. San Francisco should adopt bus transportation. Although he had voted to submit the matter to the people in November, he would not so vote at this time.

Supervisor MacPhee, in explaining his intended vote, recalled his questioning of the right of the Board of Directors to make any commitment, on behalf of the stockholders, to sell the Market Street Railway properties even though the people should authorize the purchase. Since then he had learned that there are 319,264 shares of all common stock outstanding, 126,000 of which are prior preferred stock. Thirty-

nine and six tenths per cent of all common stock, excepting prior preferred, is owned by Standard Gas and Electric Company, who is desirous of consummating sale to the city. He had been advised by bond houses and other officials that holders of prior preferred stocks are desirous of selling the Market Street Railway properties. Prior preferred stock has first claim on all assets after all liabilities have been paid. Fifty-one per cent of the shares are sufficient to consummate sale. Supervisor MacPhee continued, saying that he had always believed that the future of San Francisco has been held back by the failure to unify the two railway systems. Several plans for unification without purchase have been submitted to the Mayor and the Public Utilities Commission after the defeat of the recent charter amendment, but all were rejected by the Mayor and the Commission. In so far as the Charter prohibits any direct action by the Supervisors, he stated, he had decided to permit the Mayor and the Public Utilities Commission to assume their own responsibility and he would vote for resubmission to the voters.

#### Amendment Proposed.

The following amendment, prepared by the City Attorney in an endeavor to satisfy both groups of railway employees, was presented and read by the City Attorney.

"Sec. 15. All employees engaged in the operation of street cars or buses who come into the service of the City and County under the provisions of Section 125 of the Charter and who receive the benefits of said section, shall receive the same seniority in service insofar as choice of runs and positions on cars or buses are concerned as they now have on the Market Street Railway Company.

"Seniority in service shall govern in the choice of runs and positions on cars and buses after the consolidation of the Market Street Railway System with the Municipal Railway System insofar as permanent employees of the Municipal Railway System, as it exists at the time this amendment becomes effective, are concerned."

Mr. Douglass, representing the Market Street Railway employees, announced that the proposed amendment was not satisfactory. He had previously presented an amendment satisfactory to his people. That amendment had been advocated by the International Union.

Mr. Foley announced at first the amendment seemed satisfactory, but he did not wish to make any definite statement thereon until he had had the opportunity to consider it more carefully.

Supervisor Roncovieri, seconded by Supervisor Brown, however, moved approval of the amendment prepared by the City Attorney.

However, after brief discussion of the proposed amendment, Supervisor Roncovieri announced that, with the consent of his second, he would withdraw his motion. Supervisor Brown refused his consent.

Thereupon, the roll was called and the motion *failed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Roncovieri—4.

Noes: Supervisors Gallagher, Green, MacPhee, Mead, Meyer, Shannon, Uhl—7.

Supervisor Roncovieri, before the roll was called on submission of the proposed charter amendment to the electors, and in explanation of his vote, stated that it was a customary procedure in all parliamentary bodies for the minority to move a reconsideration. There is nothing insulting to the majority when the minority exercises that right. He believed that everybody wants one authority over all the transportation in San Francisco. It is not good business that it should be divided between two different companies. Everybody wants a univer-



sal transfer; the consolidation of the systems will provide it. The purchase of these properties does not mean any imposition on the tax rate. The properties will be purchased out of revenue.

After reading a statement on answers to questions which he had asked Mr. Cahill, in which Mr. Cahill had shown that on the basis of a six-cent fare, the consolidated railway system, including bond interest, but before redemption of revenue bonds, would have an annual net balance of \$1,960,976.26, on the basis of the present earnings, Supervisor Roncovieri held that it was a reasonable thing to submit to the people and for once and all to have behind them the question of transportation. Supervisor Colman, he believed, had explained very wisely the reasons for submission. Unless it is submitted now, it cannot go to the Legislature for ratification.

### Ordered Submitted.

Thereupon, the roll was called and the proposed charter amendment was *ordered submitted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Meyer, Roncovieri—7.

Noes: Supervisors Gallagher, Mead, Shannon, Uhl—4.

### Date of Submission of Proposed Amendment.

Subsequently during the day's proceedings, on motion by Supervisor Shannon, seconded by Supervisor Gallagher, Supervisor Mead objecting, fixed the date of April 13, 1943, for submission to the electors of the foregoing proposed charter amendment.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors MacPhee, Uhl.

### Amending Ordinance Providing for Bonding of Various City Officials and Employees for Faithful Performance of Duties.

(Series of 1939)

Bill No. 2058, Ordinance No. 1958, as follows:

Amending Ordinance No. 1058 (Series of 1939), specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended, by amending Section 18 thereof, to read as follows:

Section 18. Finance and Records. Department of Tax Collector.

NOTE: Amendments are indicated by **bold face**. Cancellations are set out in *light face italics*.

Cashier .....	\$15,000
Assistant Cashier .....	10,000
General Clerk .....	5,000

<i>Teller</i> .....	1,000
<b>Tellers (2) each</b> .....	<b>5,000</b>
<b>Teller</b> .....	<b>3,000</b>
Senior Adjuster of Licenses .....	1,000
Adjuster .....	1,000
Head Clerk .....	3,000
Director, Delinquent Revenue .....	5,000
Director, License Bureau .....	1,000
Attorney, Civil .....	1,000
Senior Clerk-Stenographer .....	1,000
<i>General Clerks (29), each</i> .....	<i>1,000</i>
<b>General Clerks (27) each</b> .....	<b>1,000</b>

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$3,500 to Heat Lion House, San Francisco Zoological Gardens.**

(Series of 1939)

Bill No. 2059, Ordinance No. 1959, as follows:

Appropriating the sum of \$3,500 from the surplus in Appropriation No. 212-400-01, Equipment—General Division—Park Commission, to the credit of Appropriation No. 212-500-50, Heating and Ventilating System for the Lion House—San Francisco Zoological Gardens, to provide funds for a heating and ventilating system for the Lion House.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,500 is hereby appropriated from the surplus in Appropriation No. 212-400-01, Equipment—General Division—Park Commission, to the credit of Appropriation No. 212-500-50, Heating and Ventilating System for the Lion House—San Francisco Zoological Gardens, to provide funds for a heating and ventilating system for the Lion House in order to make it habitable and prevent excessive depreciation.

Recommended by the Superintendent of Parks.

Approved by the Park Commission per Resolution No. 718.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$3,000 to Landscape Portion of Tea Garden Area, Golden Gate Park.**

(Series of 1939)

Bill No. 2060, Ordinance No. 1960, as follows:

Appropriating the sum of \$3,000 from the surplus in Appropriation No. 212-500-12, Aquatic Park Improvements—Park Commission, to the credit of Appropriation No. 212-500-51, Landscaping Portion of Tea Garden Area, to provide funds for landscaping a portion of the Tea Garden area.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from the sur-

plus in Appropriation No. 212-500-12, Aquatic Park Improvements—Park Commission, to the credit of Appropriation No. 212-500-51, Landscaping Portion of Tea Garden Area, to provide funds for landscaping that portion of the Tea Garden area previously occupied by recently demolished buildings and structures.

Recommended by the Superintendent of Parks.

Approved by the Park Commission per Resolution No. 717.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$9,000 for Purchase of Merry-Go-Round for Children's Quarters Playground.**

(Series of 1939)

Bill No. 2061, Ordinance No. 1961, as follows:

Appropriating the sum of \$9,000 from the surpluses in various appropriations of the Park Commission to the credit of Appropriation No. 212-400-03, Equipment—Commissary Division—Park Commission, for the purchase of a Merry-Go-Round for the Children's Quarters Playground.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$9,000 is hereby appropriated from the surplus in the following appropriations:

112-999-01—Shrubbery, Union Square.....	\$2,000
212-500-09—Yacht Harbor Extension.....	2,500
212-500-12—Aquatic Park Improvements.....	4,200
212-400-01—Equipment—General Division .....	300
	<hr/>
	<b>\$9,000</b>

to the credit of Appropriation No. 212-400-03, Equipment—Commissary Division—Park Commission, for the purchase of a Merry-Go-Round to supplement the existing activities of the Children's Quarters Playground, Golden Gate Park.

Recommended by the Superintendent of Parks.

Approved by the Park Commission per Resolution No. 720.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$500 for Miscellaneous Contractual Services, Control Center, Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2062, Ordinance No. 1962, as follows:

Reappropriating the sum of \$500 from the surplus existing in Appropriation No. 202.400.79-8, Equipment, Control Center, Civilian Defense, to the credit of Appropriation No. 202.200.79-8, Contractual Services, Control Center, Civilian Defense, to provide funds for miscellaneous contractual services for the Control Center for the balance of this fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby reappropriated from the surplus existing in Appropriation No. 202.400.79-8, Equipment, Control Center, Civilian Defense, to the credit of Appropriation No. 202.200.79-8, Contractual Services, Control Center, Civilian Defense, to provide funds for miscellaneous contractual services for the Control Center for the balance of this fiscal year.

Recommended and approved by the Mayor and President of Civilian War Council.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

## NEW BUSINESS.

### Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

### **Sale of \$2,500,000 Tax Anticipation Notes.**

(Series of 1939)

Resolution No. 3168, as follows:

Whereas, Ordinance No. 1765 (Series of 1939), heretofore enacted by the Board of Supervisors of the City and County of San Francisco, authorized the issuance of certain Tax Anticipation Notes, the same to be issued as needed for the immediate requirements of the City and County in order to meet and pay the appropriations heretofore made for the current fiscal year, as authorized by the Charter of the City and County, which appropriations will become due and payable prior to June 30, 1943, and which may be paid in advance of receipt of the income for said fiscal year; and

Whereas, in order to meet the said immediate requirements of the said City and County it is necessary to forthwith issue and offer for sale Tax Anticipation Notes as authorized by said ordinance above mentioned to the amount of two million five hundred thousand (\$2,500,000) dollars; now, therefore, be it

Resolved, That the President of the Board of Supervisors of the City and County of San Francisco, the Controller or the Chief Assistant Controller of said City and County, and the Treasurer thereof, be and they are hereby authorized and directed to execute and issue for and on behalf of the City and County of San Francisco, the aforesaid Tax Anticipation Notes to the amount of two million five hundred thousand (\$2,500,000) dollars, and that said notes be offered for sale by this Board of Supervisors; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to advertise in the official newspaper of the City and County of San Francisco a notice of the sale of said Tax Anticipation Notes to the amount of two million five hundred thousand (\$2,500,000) dollars, and that sealed bids or offers for all or any part of said notes will be received by the Board of Supervisors up to the hour of 3 P. M., February 23, 1943, and that said Tax Anticipation Notes will be sold to the bidder offering to accept and pay for said note or notes so sold at the lowest net interest cost to the City and County of San Francisco, com-

puted from the date fixed for the presentation of bids to May 10, 1943; and be it

Further Resolved, That Orrick, Dahlquist, Neff and Herrington, attorneys at law, are employed to furnish legal opinion on validity of the above mentioned Tax Anticipation Notes authorized by Ordinance No. 1765 (Series of 1939), the fee therefor to be \$833.

Recommended by the Controller.

Recommended by the Treasurer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Refunds of Erroneous Payments of Taxes.

(Series of 1939)

Resolution No. 3170, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

#### *From Appropriation No. 905— Duplicate Tax Fund.*

1. Bank of America N. T. & S. A., Lot 38, Block 7246, first installment, fiscal year 1942-1943.....	\$ 49.28
2. Fred A. Gross, Lot 19, Block 7013, first and second installments, 1939; first installment, 1940 and 1941	101.87
3. Home Mutual Deposit-Loan Co., Lot 32, Block 3140, second installment, fiscal year 1941.....	35.83
4 Norbert S. Babin, Lot 36, Block 226, first installment, fiscal year 1942.....	179.65
5. The San Francisco Bank, Lot 8, Block 1520, first installment, fiscal year 1942.....	41.44
6. The San Francisco Bank, Lot 22, Block 821, first installment, fiscal year 1942.....	102.14
7. Alice L. Clark, Lot 41, Block 1720, first installment, fiscal year 1942.....	49.50
8. Lucile E. Frates, Lot 12-A, Block 1677, first installment, fiscal year 1942.....	65.18
9. Rosalie Beermann, Lot 6-A, Block 1685, first installment, fiscal year 1942.....	55.55
10. John Rotach, Lot 46, Block 1891, first installment, fiscal year 1942.....	66.08
11. Bank of America N. T. & S. A., Lot 13-A, Block 2384, first installment, 1942.....	6.05
12. Vernon Higgins, Lot 15, Block 5708, first installment, year 1942.....	9.63
13. Wm. H. Grahn, Lot 39, Block 5654, first installment, year 1942 .....	28.00
14. Laurence Vayssade, Lot 13, Block 6275, first installment, year 1942.....	28.00
15. G. Hoffman, Lot 31, Block 6564, first installment, year 1942 .....	6.27

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Approval Supplemental Recommendations, Public Welfare Department, for February, 1943.**

(Series of 1939)

Resolution No. 3171, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, discontinuances and other transactions, for the month of February, 1943, are hereby approved; and be it

Further Resolved, That the Public Welfare Department recommendations for care of Needy Aged Persons in County Hospital, as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, are hereby approved; and be it

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Land Purchase—McLaren Park.**

(Series of 1939)

Resolution No. 3172, as follows:

Resolved, In accordance with the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Sheldon Potter, or the legal owner, to Lot 7, Assessor's Block 6064, San Francisco, required for the proposed McLaren Park, and that the sum of \$600 be paid for said land from Appropriation No. 212.600.03.

The City Attorney shall examine and approve the title to said property.

Approved as to funds available by the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Passed for Second Reading.**

**Appropriating \$3,000 to Reimburse Funds for Airport Contractual Services for Balance of 1942-1943 Fiscal Year.**

(Series of 1939)

Bill No. 2081, Ordinance No. . . . ., as follows:

Appropriating the sum of \$3,000 from surplus existing in Appropriation No. 264-110-00, Airport Permanent Salaries, to credit of Appropriation No. 264-200-00, Airport Contractual Services, to provide funds for contractual services for balance of 1942-1943 fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from the surplus existing in Appropriation No. 264-110-00, Airport Permanent Salaries, to credit of Appropriation No. 264-200-00, Airport Contractual Services, to provide funds for contractual services for balance of 1942-1943 fiscal year. No provision was made in the 1942-1943 budget for maintenance of runways. A settlement in runway "B" occurred during the fiscal year, resulting in a dangerous operating condition requiring emergency repairs, the cost of which reduced amount provided

for contractual services to an amount insufficient for the proper operation of the San Francisco Airport.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Reappropriating \$6,200 From Permanent Salaries, City Planning Commission, to Create Positions of Two Assistant City Planners, One Master Plan Architect (as Needed), One Master Plan Designer (as Needed), One Secretary, City Planning Commission, and Provide Funds Therefor; Abolishing Positions of One City Planning Director, One City Planning Engineer and One Office Assistant.**

(Series of 1939)

Bill No. 2082, Ordinance No. ...., as follows:

Reappropriating the sum of \$6,200 from the surplus existing in Appropriation No. 261.110.00, Permanent Salaries, City Planning Commission, to the credit of Appropriation No. 261.110.00, creating the positions of two F812 Assistant City Planners at \$250 per month; one F802 Master Plan Architect (as needed) at \$400 per month; one F804 Master Plan Designer (as needed) at \$350 per month; one B78 Secretary, City Planning Commission, at \$300 per month; providing funds for compensation therefor. Abolishing the following positions in the City Planning Commission: One F152 City Planning Director at \$450 per month; one F154 City Planning Engineer at \$450 per month; one B210 Office Assistant at \$106 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6,200 is hereby reappropriated from the surplus existing in Appropriation No. 261.110.00, Permanent Salaries, City Planning Commission, to the credit of Appropriation No. 261.110.00, to provide funds for the compensation of the following positions in the City Planning Commission: Two F812 Assistant City Planners at \$250 per month; one F802 Master Plan Architect (as needed) at \$400 per month; one F804 Master Plan Designer (as needed) at \$350 per month; one B78 Secretary, City Planning Commission, at \$300 per month.

Section 2. The following positions are hereby created in the City Planning Commission: Two F812 Assistant City Planners at \$250 per month; one F802 Master Plan Architect (as needed) at \$400 per month; one F804 Master Plan Designer (as needed) at \$350 per month; one B78 Secretary, City Planning Commission, at \$300 per month. The following positions are hereby abolished in the City Planning Commission: One F154 City Planning Engineer at \$450 per month; one F152 City Planning Director at \$450 per month; one B210 Office Assistant at \$106 per month.

Recommended by the City Planning Commission.

Approved by the Mayor.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Amending Section 68 of Salary Ordinance as to City Planning Commission, by Deleting Office Assistant, City Planning Director, City Planning Engineer; by Renumbering Entire Section; and by Adding New Item of Secretary, City Planning Commission; by Adding Two Assistant City Planners; by Adding on an "as Needed" Basis Master Plan Architect; and Master Plan Designer.**

(Series of 1939)

Bill No. 2083, Ordinance No. ...., as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 68, CITY PLANNING COMMISSION, by deleting items 1.1 1 B210 Office Assistant at \$106, item 3 1 F152 City Planning Director at \$450, and item 4 1 F154 City Planning Engineer at \$450; by renumbering the entire section, and by adding new item 2 one position of B78 Secretary, City Planning Commission, at \$300; by adding item 7 2 F812 Assistant City Planners at \$250; by adding on an "as needed" basis item 9 1 F802 Master Plan Architect at \$400; and item 10 1 F804 Master Plan Designer at \$350.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 68, is hereby amended to read as follows:

#### Section 68. CITY PLANNING COMMISSION

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	5		Commissioners, \$15 per meeting.....	
2	1	B78	Secretary, City Planning Commission....	\$ 300
3	1	B408	General Clerk-Stenographer .....	155
4	1	B412	Senior Clerk-Stenographer .....	180
5	6	F252	Junior Civil Engineering Draftsman.....	160
6	5	F255	City Planning Draftsman.....	200
7	2	F812	Assistant City Planner.....	250
<b>As Needed</b>				
9	1	F802	Master Plan Architect.....	400
10	1	F804	Master Plan Designer.....	350

Approved as to form by the Civil Service Commission.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Amending Ordinance Providing for Bonding of Various City Officials and Employees for Faithful Performance of Duties.**

(Series of 1939)

Bill No. 2080, Ordinance No. ...., as follows:

Amending Ordinance No. 1058 (Series of 1939), "Specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" as amended by Ordinance No. 1923, by amending Section 15 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended, by amending Section 15, thereof, to read as follows:

**Section 15. FINANCE AND RECORDS, DEPT. OF  
PUBLIC ADMINISTRATOR:**

Head Clerk .....	\$2,000	
Bookkeeper .....	2,000	
Bookkeeper .....	1,000	
Senior Clerk-Stenographer .....	2,000	
General Clerk-Stenographer .....	1,000	
Special Investigator .....	<u>1,000</u>	\$9,000

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Reappropriating \$980 to Credit of Bureau of Food and Milk and Plumbing Inspection Division, Department of Public Health, for Purchase of Five Automobiles to Be Assigned to Inspection of Country Dairies.**

(Series of 1939)

Bill No. 2086, Ordinance No. ...., as follows:

Reappropriating the sum of \$980 from the surplus existing in Appropriation No. 233.400.50-5 to the credit of equipment appropriations in the Bureau of Food and Milk, and Plumbing Inspection Division, Department of Public Health, which will permit the purchase of five automobiles to be assigned to the inspection of country dairies.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$980 is hereby reappropriated from the surplus existing in Appropriation No. 233.400.50-5, to the credit of the following appropriations of the Department of Public Health:

*Appropriation No.*

233.400.50-11—Equipment, Food and Milk Bureau.....	\$780
233.400.50-13—Equipment, Plumbing Inspection Division..	200

Total .....\$980

to supplement funds in the latter appropriations, which will permit the purchase of five automobiles which are to be assigned to the inspection of country dairies.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Settlement of Claim of Geraldine Shroyer, an Infant, by Wilbur Shroyer, Her Guardian, for the Sum of \$258.40.**

(Series of 1939)

Bill No. 2085, Ordinance No. ...., as follows:

Authorizing settlement of claim of Geraldine Shroyer, an infant, by Wilbur Shroyer, her guardian, for the sum of \$258.40.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney recommends the settlement of the claim and litigation of Geraldine Shroyer, an infant, by Wilbur Shroyer, her guardian (which is in the sum of \$10,500) for the sum of \$258.40 for injuries sustained by said Geraldine Shroyer by reason of an automobile collision on February 1, 1942, at Fulton and Buchanan Streets.

The City Attorney is hereby authorized to settle said claim and litigation for the amount of \$258.40 and the Controller of the City and County of San Francisco is hereby authorized and directed to draw his warrant in said sum in payment therefor out of Appropriation No. 260-804-02.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Final Passage.

**Appropriating \$3,000 From Unappropriated Reserve for Civilian Defense and War Services, for Rental of Native Sons' Auditorium and Lower Hall, or Some Other Suitable Auditorium, for Period Terminating June 30, 1943, Quarters to Be Used as a "Stage Door Canteen"; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2084, Ordinance No. 1964, as follows:

Appropriating the sum of \$3,000 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.880.54, for rental of Native Sons' Auditorium and lower hall, or some other suitable auditorium, for the period terminating June 30, 1943, to provide quarters to be used as a "Stage Door Canteen"; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.880.54, Service for Service Men, for rental of Native Sons' Auditorium and lower hall, or some other suitable auditorium, for the period terminating June 30, 1943, to provide quarters to be used as a "Stage Door Canteen."

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: To provide for the uninterrupted operation of the Citizens' Service Corps in this needed service, and to appropriate funds which have not been previously provided for this purpose.

Recommended and approved by the Mayor, Commander of Citizens' Service Corps.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

**Appropriating \$1,700 From Unappropriated Reserve for Civilian Defense for Newspaper and Radio Advertising in Campaign to Provide Housing Facilities for Workers in War Industries; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2079, Ordinance No. 1963, as follows:

Appropriating the sum of \$1,700 from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to provide funds for newspaper and radio advertising in the campaign to provide housing facilities for workers in war industries; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,700 is hereby appropriated from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202,234.52, Advertising, War Housing Center, to provide funds for the purpose of newspaper and radio advertising in the campaign to provide housing facilities for workers in war industries.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: Provision for adequate housing facilities for workers in war industries who are residents of the City and County is of vital and immediate importance for the welfare of our citizens. Sufficient funds have not heretofore been provided for the above purpose and funds should be made available at the earliest moment in the campaign now being made to secure housing for these war workers.

Recommended and approved by the Mayor, Commander of Citizens' Service Corps.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Supervisor Uhl dissenting.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

**Re-reference to Committee.**

**Providing for the Acceptance of Gifts, Donations and Contributions of Money for the "Salvage for Victory Campaign" and for the Expenditure of the Same.**

(Series of 1939)

Bill No. . . . ., Ordinance No. . . . ., as follows:

Providing for the acceptance of gifts, donations and contributions of money for the "Salvage for Victory Campaign" and for the expenditure of the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. All gifts, donations and contributions of money, which may from time to time be offered to this City and County through any of its officers, boards, or commissions for the "Salvage for Victory Campaign" are hereby accepted for such purpose and when received shall be deposited in the Treasury of the City and County in a special fund to be known as the "Salvage for Victory Fund."

Section 2. All expenditures from said fund shall be made for the purposes for which such funds have been received in accordance with the budget and other fiscal provisions of the Charter upon the author-

ization of the Mayor as commander of the Citizens' Service Corps pursuant to the provisions of Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor and President of the Civilian War Council.

Approved as to form by the City Attorney.

On motion by Supervisor MacPhee, the foregoing bill was *re-referred to the Finance Committee*.

Following the action of the Board, whereby the foregoing bill was re-referred to the Finance Committee, Supervisor MacPhee, seconded by Supervisor Shannon, moved that the Clerk be instructed to address a communication to the Civilian War Council, asking that Council, either directly or indirectly, through its "Salvage for Victory" Committee, to answer certain questions in time for the meeting of the Finance Committee to be held on Thursday, February 18, 1943, at which time the foregoing bill would again be considered by the committee.

*No objection, and so ordered.*

#### **Re-reference to Committee.**

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors Gartland, Green, Shannon.

**Providing for Leaves of Absence for Municipal Employees to Engage in the War Effort in Other Than the Armed Forces.**

(Series of 1939)

Supervisor MacPhee presented:

Bill No. . . . ., Ordinance No. . . . ., as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions of said rule, which is as follows:

#### **Rule 31.2.**

##### **Military Leaves (For Non-Military Service in the War Effort).**

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the granting of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services.

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is eligible under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule. Periods of leave granted under this rule shall not be calculated as City and County service.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the request of the officer or employee in accordance with its judgment. The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commis-

sion in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

On motion by Supervisor MacPhee, seconded by Supervisor Meyer, and pursuant to request by the Chief of Police and the Secretary of the Federation of Municipal Employees, the foregoing bill was *re-referred to the Judiciary Committee*.

### Consideration Postponed.

The following recommendation of Streets Committee was taken up:

Present: Supervisors Meyer, Gallagher, Mead.

### Drifting Sand Ordinance.

(Series of 1939)

Bill No. . . . ., Ordinance No. . . . ., as follows:

An ordinance amending the San Francisco Municipal Code, Part II, Chapter X, Article 15, by amending Sections 727, 728, 729, 730, 731, 732, 733 and 734; making it unlawful for the owner of any property to permit sand or dirt to drift from said property onto any public street or improved private property of any community within the City and County and designating such sand or dirt so drifting a nuisance and providing for the abatement of said nuisance by the owner or by the Director of Public Works after due assessment and providing for the assessment of the property for the cost of such abatement. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Part II, Chapter X, Article 15, of the San Francisco Municipal Code, is hereby amended by amending Sections 727, 728, 729, 730, 731, 732, 733 and 734 to read as follows:

**Sec. 727. Drifting or Blowing of Sand or Dirt Declared to Be a Public Nuisance.** Sand or dirt drifting or being blown upon the streets or sidewalks or upon the improved private property of any community, neighborhood, or a considerable portion thereof, within the city and county, is hereby declared to be a menace to persons, property and/or vehicular traffic and a public nuisance.

**Sec. 728. Report to Supervisors—Resolution Declaring Nuisance.** Whenever sand or dirt is found to be drifting or blowing upon any street, sidewalk, or the improved private property of any community, neighborhood or considerable portion thereof, in the City and County of San Francisco, the Director of Public Works shall cause a survey to be made of surrounding property to determine the immediate source of such sand or dirt and what preventive measures should be taken and report the same to the Board of Supervisors. The Board of Supervisors may then, by resolution, declare such blowing or drifting sand or dirt to be a public nuisance and said resolution shall refer to the street by the name under which it is commonly known, and describe the property from which said sand or dirt is blowing or has blown or drifted by giving the lot and block number or numbers of the same according to the Assessor's block book, and no other description of such property shall be required. Any number of streets, sidewalks or pieces of property may be included in one and the same resolution.

**Sec. 729. Notice to Plant Cover Crops or Take Other Measures to Effectively Prevent Sand or Dirt Blowing or Drifting From Private**

**Property—Posting—Form—Time.** After the passage of said resolution referred to in Section 728 hereof, the Director of Public Works shall cause to be conspicuously posted in front of the lot or lots which are the source or sources from which said sand or dirt is drifting, or has drifted, and at not more than one hundred feet apart, notices entitled "Notice to Abate a Nuisance"; such title to be in words not less than one inch in height and said notice to be in substantially the following form:

*Notice to Abate a Nuisance.*

Notice is hereby given that the Board of Supervisors has by Resolution No. .... found and declared that sand and dirt was or is drifting upon ..... Street, between ..... Street and ..... Street, and/or upon adjacent improved private property, in the City and County of San Francisco, and that said sand and dirt is drifting or blowing from Lot No. ...., in Block No. ...., as per Assessor's Map, and that the drifting and blowing of said sand and dirt constitutes a public nuisance which must be abated by the planting of cover crops on said property from which said sand or dirt is drifting or blowing or by such other means as shall effectively prevent said sand or dirt from blowing or drifting from said lot or lots. If effective measures to abate said nuisance are not taken within five days after the conclusion of the hearing provided for and announced herein, the Director of Public Works shall take such steps as shall be necessary to effectively abate said nuisance, in which case the costs thereof shall be assessed upon the lots and lands upon which such measures are taken and said costs will constitute a lien upon such lots or land until paid. Reference is hereby made to said resolution for further particulars.

All property owners having any objections to the proposed measures to abate said nuisance are hereby notified to attend a meeting of the Board of Supervisors of the said City and County of San Francisco to be held on the ..... day of ....., 19..., when their objections will be heard and given due consideration.

Dated this ..... day of ....., 19....

DIRECTOR OF PUBLIC WORKS,

By.....  
Secretary.

Said notice shall be posted at least five days prior to the time for hearing objections by the Board of Supervisors.

**Sec. 730. Hearing—Objection—Decision.** At the time stated in the notices, the Board of Supervisors shall hear and consider all objections or protests, if any, to the proposed measures to be taken to prevent sand or dirt blowing or drifting from the named lots and lands, and may continue the hearing from time to time. Upon the conclusion of said hearing, the Board of Supervisors, by resolution, shall allow or overrule any or all objections to the proposed measures to abate said nuisance, whereupon the Board of Supervisors shall be deemed to have acquired jurisdiction to proceed and perform the work of planting cover crops, or taking such other measures as may be necessary to prevent sand or dirt from drifting or blowing from said property or properties, and the decision of the said Board on the matter shall be deemed final and conclusive.

**Sec. 731. Resolution Ordering Abatement—Owners May Take Necessary Action to Abate.** After final action has been taken by the Board of Supervisors on the disposition of any protests or objections, or in case no protests or objections have been received, the Board of Supervisors of the City and County of San Francisco, by resolution, shall order the Director of Public Works to plant cover crops, or to take such other measures as he may deem necessary to abate said nuisance, and the said Director of Public Works is hereby expressly authorized to enter upon private property for that purpose.

Any property owner whose property is posted as provided in Section 729 hereof shall have the right to take any action which will effectively prevent the blowing or drifting of said sand or dirt from his property, provided that such measures must be taken within five days after the conclusion of the hearing provided for in Section 729 hereof. Such action must be approved by the Director of Public Works and performed in a diligent manner and shall be completed so as to effectively abate said nuisance within a reasonable time, and provided further that such measures shall be taken at the expense of said property owner. Failure of the owner of any such property to diligently prosecute the work necessary to abate said nuisance shall be authority for the Director of Public Works to take the action provided for in the first paragraph of this section.

**Sec. 732. Cost—Report to Supervisors—Notice of Hearing.** Upon the completion of the work of abating said nuisance by the Director of Public Works, he shall submit a detailed report of the cost thereof to the Board of Supervisors, apportioning the said cost among the respective lots or parcels of land on which said work was done. When said report has been submitted, the clerk of the Board of Supervisors shall cause a copy thereof to be posted in a conspicuous place in the City Hall at least three days prior to the hearing on said report, and there shall be appended to said report, and posted therewith, a notice of the time and place of said hearing.

**Sec. 733. Hearing of Report — Objections — Decision — Special Assessment.** At the time fixed for the hearing on said report, or at any other time to which said hearing shall be continued, the Board of Supervisors shall hear said report, together with any objections made by any of the property owners liable to be assessed, for the work of abating said nuisance, and may confirm said report on making such modifications therein as the Board shall deem proper, and shall adopt said report either as submitted or as modified by said Board of Supervisors, and shall determine the fair and just amount of the cost of abating the said nuisance and apportion the same upon the various parcels of land mentioned in said report. When said report is confirmed by said Board of Supervisors, either as originally submitted or as modified by said Board, the amount of the cost of abating said nuisance as determined by the Board of Supervisors, and as apportioned among the respective lots of land covered by said report, shall constitute a lien and charge upon each particular parcel of land mentioned in said report. A copy of said report, as finally confirmed by the Board of Supervisors, shall be delivered to the Assessor and a copy also to the Tax Collector of the City and County of San Francisco, whereupon it shall be the duty of the Assessor to charge against each particular lot of land mentioned in said report the respective amount assessed against said lot, and it shall be the duty of the Tax Collector to collect said amount when collecting the first installment of city and county taxes levied against said lot. Any amount charged against any of said lots, if not paid with the first installment of city and county taxes, shall be subject to the same penalties as would the city and county taxes against said lot for nonpayment thereof. The amount assessed against each of said lots, as hereinbefore provided, shall continue to be a lien on said respective lots until the same is paid. Nothing herein contained shall prevent the Tax Collector or the Bureau of Delinquent Revenue from commencing and prosecuting an action in the proper court to recover the amount assessed against said lot and to foreclose the lien existing against said lot for the payment of said assessment. All moneys received in payment of said lien or charge against said lot shall be credited to the fund provided for in Section 734 of this Article.

**Sec. 734.** A fund shall be provided to cover the cost of abatement of any such nuisance in the City and County of San Francisco, said fund to be a revolving fund and to be replenished from the moneys collected as the result of the special assessments provided for herein.



Section 2. This ordinance is passed as an emergency ordinance and the Board of Supervisors does by the vote by which this ordinance is passed declare that an actual emergency exists which makes it necessary that this ordinance should become effective forthwith, the nature of said emergency being that drifting and blowing sands from certain districts in the city and county affect the health, safety and property of a large number of citizens of said city and county, and the period is now at hand when said sand is more apt to blow and drift, and furthermore that if cover crops are to be planted to abate said nuisance, the same must be planted during the present rainy season.

Drafted by the City Attorney.

Mr. Henry F. Wrigley, representing the Association Home Owners of the Sunset District, requested that the foregoing bill be re-referred to the Streets Committee. He believed there should be a provision placed therein providing for notification of property owners before any action should be taken under the terms of the proposed legislation. Consideration of the legislation was temporarily postponed.

Subsequently during the proceedings, on motion by Supervisor Meyer, seconded by Supervisor MacPhee, consideration of the foregoing bill was postponed until Monday, February 15, 1943.

#### Passed for Second Reading.

The following recommendation of Public Health and Welfare Committee was taken up:

Present Supervisors Shannon, Roncovieri.

**Providing for the Prohibition of the Transport for Sale and Sale of Horse Meat or Mule Meat for Human Consumption.**

(Series of 1939)

Bill No. 2090, Ordinance No. . . . ., as follows:

Adding Section 553 to Article 10, Chapter V, Part II of the San Francisco Municipal Code, providing for the prohibition of the transport for sale and sale of horse meat or mule meat for human consumption.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Adding Section 553 to Article 10, Chapter V, Part II of the San Francisco Municipal Code, to read as follows:

Section 553. It shall be unlawful to transport for sale, sell, offer for sale, or expose for sale, any horse meat or mule meat for human consumption within the City and County of San Francisco.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Taken From Table and Finally Passed.

**Reappropriating \$2,000 for Assistant Director, Civilian Defense, and Creating Said Position.**

(Series of 1939)

Bill No. 2045, Ordinance No. 1965, as follows:

Reappropriating the sum of \$2,000 from the surplus existing in ap-

propriations of the Civilian War Council to the credit of Appropriation No. 202.110.79-1, creating the position of one B90.2 Assistant Director of Civilian Defense at \$400 per month, and providing funds for the compensation thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,000 is hereby reappropriated from the surplus existing in the following appropriations:

Appropriation	202.110.79-1	.....	\$400
	202.110.79-3	.....	300
	202.110.79-4	.....	300
	202.110.79-6	.....	600
	202.110.79-9	.....	400

to the credit of Appropriation No. 202.110.79-1, to provide funds for the compensation of one B90.2 Assistant Director of Civilian Defense at \$400 per month.

Section 2. The position of one B90.2 Assistant Director of Civilian Defense at \$400 per month is hereby created.

Approved by the Mayor and President of San Francisco Civilian War Council.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

#### Discussion.

Supervisor Gallagher announced that since the previous meeting of the Board, at which time he had moved that the foregoing bill be tabled, and that motion had been carried, he had received information which convinced him that had caused him to change his views. He now believed the position of Assistant Director of Civilian Defense was necessary, and accordingly he would move that Bill No. 2045, Re-appropriating \$2,000 for Assistant Director, Civilian Defense, and Creating Said Position, together with Salary Ordinance Amendment setting up that position, be taken from the table.

Motion seconded by Supervisor Roncovieri and *carried* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Meyer, Roncovieri, Shannon—8.

Noes: Supervisors Mead, Uhl—2.

Absent: Supervisor Green—1.

Thereupon Supervisor Gallagher, seconded by Supervisor Roncovieri, moved final passage of Bill No. 2045.

Supervisor Shannon moved the privilege of the floor for Major Charles Kendrick, to explain the necessity for the creation of the requested position of Assistant Director of Civilian Defense.

Supervisor Mead, noting the absence from the chambers of Supervisor Green, moved postponement of consideration until Supervisor Green should be present. Motion seconded by Supervisor Shannon.

Thereupon, the roll was called and the motion *failed* by the following vote:

Ayes: Supervisors Brown, MacPhee, Mead, Shannon, Uhl—5.

Noes: Supervisors Colman, Gallagher, Gartland, Meyer, Roncovieri—5.

Absent: Supervisor Green—1.

#### Privilege of the Floor.

Major Charles Kendrick, representing the Civilian War Council, explained at length the need for an additional Assistant of Civilian De-

fense. The ordinance already enacted for the Civilian War Council provides for the appointment of three key positions. Two appointments have already been made. There is still one Assistant Director of Civilian Defense to be appointed. Civilian Defense, stated Major Kendrick, has a personnel of about 50,000. The number of salaried personnel is very small for such an organization and for the great task they have to perform. The Civilian Defense Council wants volunteer workers, as far as practicable, but it feels the three key positions should be filled by salaried persons. The men in key positions should be paid and should devote their entire time to the work. The Civilian War Council requests that it be authorized to go ahead with the appointment of an Assistant Director, and that the appropriation therefor be approved.

Major Kendrick, in reply to question by Supervisor Shannon, announced that the matter of an appointment of Assistant Director of Civilian Defense was in the hands of the Mayor. He did not know the name of the person to be appointed to the position.

Supervisor Mead, in explanation of his views, repeated his statement made at the meeting of January 25, 1943, as to his previous attitude with regard to Civilian Defense matters. At that time he had understood that there were three persons in San Francisco willing to accept the position of Assistant Director of Civilian Defense, without salary, but that they were not considered. Before he could vote for anything of this kind he wanted to know why those applicants were not given consideration. He did not want to do anything to block the work of the Civilian Defense group, but he did want to know the qualifications of whoever is proposed as Assistant Director, and why he is so superior to these three gentlemen who have volunteered for the job. His questions in that regard have not been answered.

Major Kendrick, in answer, stated that Mr. Rothschild and Mr. Simonds were both considered by the War Council. It may be possible that one of those gentlemen may be appointed to the position. However, the War Council is unanimous in its opinion that the position should be a salaried one, and the man to be appointed should be under the direct control of the Council.

Supervisor Uhl, in opposing final passage of the proposed legislation, and in answer to statements by Major Kendrick that the position was necessary, particularly in view of possible Japanese air attack, stated that the Director of Civilian Defense had advised that the protection feature of Civilian Defense was thoroughly covered, but that the Assistant Director now requested was to take care of war services, rather than protection. That position, considered Supervisor Uhl, was not so important as the position occupied by Mr. McKeon. The Department of Public Health, the Public Welfare Commission, and the Board of Education can take care of such matters. With the appointment of another Assistant Clerk those functions will be duplicated. This requested position, Supervisor Uhl believed, was not so important as outlined. He would vote "No."

Supervisor Shannon announced that he was not too much opposed to the matter of making the position a salaried one. The Board knew both Mr. Helms and Mr. McKeon when the creation of their respective positions was being considered. If the man for this position is known, the Board would like very much, also, to know his name. The presentation of the name of an applicant for the position would aid in getting the unanimous vote of the Board.

Major Kendrick, in further reply, again stated that he did not know the name of the prospective appointee to the position, nor did he know whether the Mayor, himself, knew who was to be appointed. There are several people to be considered. However, he believed there were certain dignities at stake and probably those dignities have been taken too seriously by both the War Council and the Board of Supervisors.

The War Council, continued Major Kendrick, believes that the Board of Supervisors has no right to demand the name of the person to fill the position before the Board appropriates the necessary funds therefor.

Supervisor MacPhee, in explaining his position in the matter, stated that it seems that the Civilian Defense Council will not appoint, or recommend the appointment of a man unless that man is paid. The Council does not want any volunteer, no matter how good he may be. While he would like to vote for this appropriation, he could not, under the circumstances. However, subsequently during the proceedings, after reiteration by Major Kendrick as to the attitude of the Civilian War Council, Supervisor MacPhee, in explanation of his vote, stated that it was apparent that the Mayor and the War Council would not consider a volunteer for the position. He believed both the Council and the Mayor to be very wrong in their attitude, but if they would not consider a volunteer for the position, and if the matter were to be held up indefinitely, the job would not be done. It is necessary to do the work. While he did not subscribe to their policy, he would vote for the appropriation because he believed the position should be filled and the work done.

Supervisor Roncovieri, in explanation of his vote, stated he intended to vote "Aye." He believed the statements made by Major Kendrick were unanswerable. He had absolute confidence in Major Kendrick and the other members of the Civilian War Council.

Supervisor Shannon announced his intention to vote for the legislation out of curiosity. He was sure then that he would get the answer to the question that had been in his mind for sometime, which is, "Who is this man?"

Supervisor Mead announced that he did not intend to vote for the appropriation for the reasons already stated. He would not vote for any legislation creating a \$400 per month position without knowing the name of the person to fill that position.

#### Final Passage.

Thereupon, the roll was called and the bill appropriating \$2,000 for the creation of the position, Assistant Director of Civilian Defense, was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Noes: Supervisors Mead, Uhl—2.

#### Final Passage.

The following bill was taken up and finally passed by the following vote:

**An Amendment to Bill No. 1734, Ordinance No. 1667, Section 4a, San Francisco Civilian War Council, by Increasing the Number of Positions Under Item 2.1 From One to Two B90.2 Assistant Director of Civilian Defense at \$400 Per Month.**

(Series of 1939)

Bill No. 2042, Ordinance No. 1966, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by increasing the number of positions under item 2.1 from 1 to 2 B90.2 Assistant Director of Civilian Defense at \$400 per month.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

**Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL**

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	\$ 300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Operator .....	155
5	14	B408	General Clerk-Stenographer .....	155
6	1	B419.2	Secretary, Advisory Board .....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration.....	225

**Note: Recommended by Finance Committee. Supervisors MacPhee and Mead voting "Ayes." Supervisor Uhl not voting.**

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Noes: Supervisors Mead, Uhl—2.

**In Memoriam—Dr. A. H. Giannini.**

(Series of 1939)

Supervisor Uhl presented:

Resolution No. 3181, as follows:

Whereas, the Almighty has called to His eternal reward Dr. A. H. Giannini, distinguished San Franciscan and for two terms able member of this Board of Supervisors, noted physician and one-time president of the San Francisco Medical Association; a successful banker; former president of the Bowery and East River Bank and chairman of the Board of Directors of the Bank of America N. A. of New York City; and

Whereas, from humble beginnings and solely due to his own genius and indefatigable industry, Dr. Giannini, after graduation from St. Ignatius College and the University of Santa Clara, as a young physician practiced medicine in this city; and

Whereas, as a leader in the Italian Colony, he was known for his philanthropic and charitable work among the poor and destitute of his people; and

Whereas, Dr. Giannini, due to his financial ability and his willingness to venture gave great impetus to the moving picture industry in the United States, resulting in some of the great film productions of the last twenty-five years—Walter Disney's "Snow White and the Seven Dwarfs" among others are unsurpassed financially and artistically due to Dr. Giannini's courage and farsighted help and cooperation; and

Whereas, Dr. Giannini's death comes as a distinct shock to his host of friends in San Francisco, especially to those in the city government who knew and loved him for his many fine personal attributes; now, therefore, be it

Resolved, That this Board of Supervisors does hereby extend its heartfelt sympathy to the family of the late Dr. A. H. Giannini, and

does hereby request the Clerk of the Board to send a suitably engrossed copy of this resolution to the immediate relatives of the departed; and be it

Further Resolved, That when the Board adjourns this day it do so out of respect to the revered memory of the late Dr. A. H. Giannini.

*Unanimously adopted by rising vote.*

### In Memoriam—James Wood Coffroth.

(Series of 1939)

Supervisor Colman presented:

Resolution No. 3201, as follows:

Whereas, death has drawn the curtain on the colorful and eventful career of James Wood Coffroth—Dean of Sportsmen, Promoter Premier of most of the boxing championship contests in the United States during the first quarter of the 20th century, Master Turfman who made horse racing history at Tia Juana and Agua Caliente and achieved fame as its greatest and most able exponent; and

Whereas, before his advent as a leader and promoter of the sporting fraternity, James W. Coffroth was well known in the political life of this State and City as a pageboy in the State Legislature and later as Clerk of the Superior Court of San Francisco; and

Whereas, ever a true friend, genial and liberal to a fault, James W. Coffroth, "Sunny Jim" as he was known, was the intimate friend of our present Secretary of the Superior Court, Thomas Mulvey, and Charles "Tiv" Kreling, Sergeant-at-Arms of the Board of Supervisors, as well as others in the city government who knew and loved him for his many splendid qualities of mind and heart; now, therefore, be it

Resolved, That when this Board of Supervisors adjourns this day that it do so by a rising vote to the memory of one of nature's noble-men, genial kindly, well-beloved James Wood Coffroth; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to present a suitably engrossed copy of this resolution to the family of the deceased.

*Unanimously adopted by rising vote.*

### Requesting His Honor the Mayor to Appoint a Citizens' Committee to Arrange for the Civic Observance of St. Patrick's Day, March 17, 1943.

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. 3169, as follows:

Resolved, That his Honor the Mayor be and is hereby requested to appoint a Citizens' Committee to arrange for the civic observance of St. Patrick's Day, March 17, 1943.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Appropriating \$2,165 From Unappropriated Reserve for Civilian Defense and War Services to the Credit of Appropriation No. 202.400.79-6, for Signs and Barricades to Be Used During an Evacuation; an Emergency Ordinance.

(Series of 1939)

Supervisor Colman presented:

Bill No. 2097, Ordinance No. . . . ., as follows:

Appropriating the sum of \$2,165 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the

credit of Appropriation No. 202.400.79-6, for signs and barricades to be used during an evacuation; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,165 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.400.79-6, for signs and barricades to be used during an evacuation.

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The uninterrupted operation of the Citizens' Defense Corps, and to provide funds which have not previously been appropriated for the above purpose.

Recommended and approved by the Mayor, Commander of the Citizens' Defense Corps.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Referred to Finance Committee.*

**Appropriating \$10,000 From Unappropriated Reserve for Civilian Defense and War Services for Completion of Police Pistol Range at Lake Merced; an Emergency Ordinance.**

(Series of 1939)

Supervisor Colman presented:

Bill No. ...., Ordinance No. ...., as follows:

Appropriating the sum of \$10,000 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.500.79-12, to provide funds for the completion of Police Pistol Range at Lake Merced in connection with the training of auxiliary policemen; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$10,000 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.500.79-12, to provide funds for the completion of the Police Pistol Range at Lake Merced in connection with the training of auxiliary policemen.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The uninterrupted operation of the Citizens' Defense Corps, and to provide funds which have not previously been appropriated for the above purpose.

Recommended and approved by the Mayor, Commander of the Citizens' Defense Corps.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Referred to Finance Committee.*

**An Ordinance Amending Section 142 of Article 5, Chapter IV, of the San Francisco Municipal Code Providing for the Type of Container in Which Benzine, Gasoline or Any Product of Petroleum Shall Be Kept or Stored.**

(Series of 1939)

Supervisor Gallagher presented:

Bill No. ...., Ordinance No. ...., as follows:

An ordinance amending Section 142 of Article 5, Chapter IV, of the

San Francisco Municipal Code providing for the type of container in which benzine, gasoline or any product of petroleum shall be kept or stored.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 142 of Article 5, Chapter IV, of the San Francisco Municipal Code is hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

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Sec. 142. **Containers.** No benzine, gasoline or any product of petroleum that will flash or emit an inflammable vapor below a temperature of one hundred and ten (110°) degrees Fahrenheit shall be kept or stored in glass bottles, or any other fragile container; *provided, however, that for the duration of the present war emergency and for such period as metal materials remain critical and unobtainable for the manufacture of containers for commercial products, the inflammable products described above may be stored in glass or other containers. Such glass or other containers shall be of a size, type and strength, and shall be stored in such place and manner, as may be approved by the Fire Marshal of the City and County.*

Five (5) gallons may be kept and stored in an approved can or cans, not to exceed five (5) gallons in the aggregate. All over five (5) gallons shall be kept and stored in an approved portable filling tank, commonly called a gasoline buggy.

Said approved portable filling tank or buggy shall not have a greater capacity than fifty (50) gallons and shall be constructed of not less than No. 12 U. S. Standard gauge, galvanized steel, or of iron not less than three-sixteenths (3/16ths) of an inch in thickness, oxy-acetylene welded, or riveted, with rivets not more than one (1) inch apart from centers; mounted on all metal wheels with rubber tires, soldered and painted on the outside.

The contents of said approved portable filling tank or buggy must be removed by using a pump. No gravity, syphon or pressure system shall be used in removing the contents from the approved portable filling tank or buggy.

Said approved portable filling tank or buggy must always be filled at the curb line of the sidewalk.

All portable filling tanks or buggies, **[or]** metal cans *or other container* must be approved by the Fire Marshal.

*Referred to Police Committee.*

**Amending Section 384, Part I of the San Francisco Municipal Code, Relating to Leaves of Absence for Military Service; Proof of Duty Upon Return to Municipal Service and Providing for Salary Allowances to Persons on Military Leaves During Time of War and Time of Peace.**

(Series of 1939)

Supervisor Gallagher presented:

Bill No. . . . ., Ordinance No. . . . ., as follows:

Amending Section 384, Part I of the San Francisco Municipal Code, relating to leaves of absence for military service; proof of duty upon return to municipal service and providing for salary allowances to persons on military leaves during time of war and time of peace.

Be it ordained by the People of the City and County of San Francisco, as follows:



Section 1. Section 384, Part I of the San Francisco Municipal Code is hereby amended to read as follows:

NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

**Sec. 384. Proof of Duty—Leave With and Without Pay.**

(a) Any person applying for military leave of absence shall, at such time, file with the Civil Service Commission a copy of the orders requiring such service or training for which said leave of absence is requested. Upon discharge or release from such service or training for which said leave of absence was granted, said person shall file with the Civil Service Commission a copy of such discharge or release from said service or training; provided, however, if a person on such leave of absence has standing on an eligible list, he must present an honorable discharge or release under honorable conditions from such service or training before being eligible for appointment from said eligible list.

**(b) Leave With and Without Pay.**

Whenever any officer or employee of the City and County of San Francisco or any uncertificated officer or employee of the Unified School District of said City and County, including persons under probationary appointment, has been in the employ of said City and County or said Unified School District for one (1) year or more continuously prior to the date upon which said military leave of absence begins, he shall be allowed his regular salary or compensation during such leave of absence, but in no event shall he be paid during such leave of absence for more than thirty (30) days in any calendar year *in time of peace*; nor for more than thirty (30) days for any period *or periods of [continuous] military leave or leaves of absence in time of war*; provided, however, that any person granted a leave of absence under the provisions of Subdivision 4 or Subdivision 5 of Section 382 of this Article shall not be entitled to any salary or compensation for all or any portion of such leave *or leaves of absence*.

Approved as to form by the City Attorney.

*Referred to Judiciary Committee.*

**Free Parking in Vacant Lots.**

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. . . . ., as follows:

Whereas, due to the war emergency and the attendant increase in transportation, shipping and other activities incident thereto, congestion has increased and it becomes extremely difficult to procure parking accommodations in the lower Market Street district, in the areas adjacent to The Embarcadero and in other localities where war industries are situated; and

Whereas, the State Harbor Commission has prohibited parking on The Embarcadero, except for trucks while actually engaged in loading or unloading, thus forcing automobilists who formerly parked thereon to find space in streets tributary to The Embarcadero, thereby interfering with the normal functions and parking facilities of business establishments thereon; and

Whereas, hundreds of workers whose employment is centered in these areas are inconvenienced due to the inaccessibility of parking accommodations in close proximity to their employment; and

Whereas, teamsters and trucking companies are impeded in their endeavors by reason of the fact that parked passenger automobiles in certain of these areas interfere with and delay their operations; and

Whereas, several vacant city or privately owned lots are situate in these areas, which lots, without excessive work or expense, could be made available for parking, without charge, thus alleviating in some

measure the congestion, and thereby speeding up operations incident to the war effort; now, therefore, be it

Resolved, That the Chief Administrative Officer be and is hereby requested to review this situation; to determine how the lots referred to, not in close proximity to privately owned garage or parking facilities, may be made available for public parking without charge, and to recommend to this Board such procedure, if any, as is necessary to accomplish that purpose.

*Referred to Police Committee.*

**An Ordinance Making It Unlawful for Any Person to Injure, Destroy or Take Any Standing or Growing Corps, Cultivated Fruits or Vegetables; or to Enter Upon the Property of Another for Any Such Purpose.**

(Series of 1939)

Supervisor MacPhee presented:

Bill No. . . . ., Ordinance No. . . . ., as follows:

An ordinance making it unlawful for any person to injure, destroy or take any standing or growing crops, cultivated fruits or vegetables; or to enter upon the property of another for any such purpose.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Every person who injures or destroys or who steals, takes or appropriates to his own use any standing or growing crops, cultivated fruits or vegetables, and every person who enters upon the property of another, or assigned to or under the control of another, for the purpose of committing any of such acts, is guilty of a misdemeanor and upon the conviction therefor shall be punished by a fine not to exceed five hundred dollars (\$500) or by imprisonment for a term not to exceed six (6) months in the county jail, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

*Referred to Police Committee.*

## CHARTER AMENDMENT

Supervisor Mead presented:

### FIRE DEPARTMENT

Section 36. The fire department shall be under the management of a commission, consisting of three members, who shall be appointed by mayor and each of whom shall receive an annual compensation of two hundred dollars (\$1,200). The term of each commissioner shall be four years commencing at twelve o'clock noon on the 15th day of January in the years 1940, 1941 and 1942, respectively.

The fire commission shall appoint a chief engineer, a secretary and a department physician who shall hold office at its pleasure.

The fire commissioners shall be successors in office of the fire commissioners holding office in the city and county at the time this charter shall go into effect, and shall have all the powers and duties thereof, except as in this charter otherwise provided. The commissioners shall have power, upon recommendation of the chief engineer, to send fire boats, apparatus and men outside the city and county of San Francisco for fire-fighting purposes.

Positions of officers and employees of the fire department legally authorized shall continue, and incumbents therein legally appointed thereto shall

inue as the officers and employees of the department under the conditions governing their respective appointments, and except as in this charter otherwise provided. The annual compensation for the several ranks in the department shall be as follows: Chief engineer, \$7,500; first assistant and second assistant chief engineers, \$5,100; battalion chiefs, \$4,500; captains, \$3,300; lieutenants, \$3,120; engineers, \$2,940; chief's operators, \$2,820; drivers, messengers, tillermen, truckmen and hosemen, \$2,700. Pilots of fire boats and fire engineers of fire boats, \$3,360; firemen of fire boats, \$2,760.

Each period of twenty-four hours shall be divided into two tours of duty, to-wit: From eight o'clock a. m. to six o'clock p. m., and from six o'clock p. m. to eight o'clock a. m. The uniformed force of the fire department shall be divided into two platoons, the officers and members assigned to which shall alternate on the tours of duty at intervals of not more than one week. No officer or member shall be required to remain on duty for more than fourteen consecutive hours, except when changing from one tour of duty to the other, in case of a conflagration requiring the services of more than one-half of the force of the department.

On the recommendation of the chief engineer, the commission may reward any member of the department for heroic or meritorious conduct, the form and amount of said award to be discretionary with the commission, but not to exceed one month's salary in any one instance.

The chief engineer, or in his absence any assistant chief engineer, or in his absence any battalion chief in charge, may, during a conflagration, cause any building or structure to be cut down or otherwise removed any buildings or structures for the purpose of stopping the progress of such conflagration.

The absence of any officer or member of the fire department on military duty, or on leave of absence, as defined by section 153 of this charter, shall be reckoned as part of his service under the city and county, for the purpose of computing years of service in gaining added compensation as provided for herein.

This amendment shall become effective when the joint legislative resolution approving such amendment is filed with the Secretary of State.

*Referred to Judiciary Committee.*

### Communications.

Communications, as follows, were presented, read by the Clerk and acted on as noted:

From Central Council of Civic Clubs, transmitting certain recommendations approved by the Central Council, as follows: Members of Board of Education to be elected to office; Members of Public Utilities Commission to be elective; amend or rescind Section 22 of the Charter to give more power to Supervisors; amend Charter to permit purchase of buses and other transportation facilities on an installment basis.

*Referred to Judiciary Committee.*

From B. W. Langman, 565 Sutter Street, protesting against increasing penalty for violation of parking restrictions.

*Referred to Chief of Police for comment.*

From his Honor the Mayor, commenting of dates June 29-July 4, 1943, as San Francisco Week.

*Filed.*

From Secretary of the Senate, Sacramento, copy of resolution requesting information relative to duplicate service and unnecessary expenditures and elimination of governmental functions for the duration.

*Filed.*

From Congressman Thomas Rolph, congratulating the Board on the adoption of resolution requesting completion of the Friant-Kern and Madera Canals.

*Filed.*

From Congressman Rolph, reporting that he had presented resolution relative to the Friant-Kern and Madera Canals in the House of Representatives.

*Filed.*

From Senator Hiram W. Johnson, acknowledging receipt of Board's resolution relative to completion of Friant Dam and resumption of construction of Friant-Kern and Madera Canals of the Central Valley Project.

*Filed.*

From Congressman Richard J. Welch, acknowledging receipt of Resolution No. 3128, urging Rental Control Division of OPA to amend regulations in order to permit a reasonable charge for additional tenant occupancy.

*Referred to Finance Committee.*

From Clerk of the Board of Supervisors, Merced County, stating that the Board of Supervisors of Merced County has endorsed and approved resolution "Favoring Resumption of Construction of the Friant-Kern and Madera Canals of the Central Valley Water Project."

*Filed.*

From "Salary Addition Committee," addressed to Supervisor Shannon, inviting his attendance at meeting of city employees, February 8, 1943, at 5:15 p. m. in chambers of the Board, for consideration of petition for emergency additions to salaries.

*Filed.*

From Fred E. Palmer, San Francisco War Housing Center, expressing appreciation for cooperation during War Housing Week.

*Filed.*

From Alfred F. Skelly, Assistant City Attorney, report of fifty-fifth session of the California State Legislature.

*Filed.*

From Redwood Empire, Supervisors' Unit, requesting Board to appoint such members as it wishes to represent it on "Nine-Counties Highway Field Survey Committee."

The President appointed Supervisors Meyer and Green to membership.

From Redwood Empire, Supervisors' Unit, inviting members of the Board to attend breakfast session, Redwood Empire Supervisors' Unit Conference, at Senator Hotel, Sacramento, February 25, 1943, 8:00 a. m.

Chair appointed to attend, all Supervisors so desiring.

#### **Procedure in Adoption and Approval of Resolutions.**

The following communication from his Honor the Mayor was presented and read by the Clerk:

CITY AND COUNTY OF SAN FRANCISCO

Mayor's Office—200 City Hall

February 4, 1943.

The Honorable the Board of Supervisors,  
City Hall, San Francisco, California.

Gentlemen:

I have your Resolutions Nos. 3153, 3154 and 3157 for consideration. Resolution No. 3153 would authorize and empower the Library De-

partment to become a member of two historical organizations at a total cost of \$4.00; Resolution No. 3154 would authorize the Controller to pay \$750 to the County Supervisors' Association of California for the memberships during the calendar year 1943; Resolution No. 3157 would authorize the Purchaser of Supplies to provide public liability insurance for Police Department automobiles which are assigned to Civilian War Council use.

I am returning all three resolutions to you without my signature. One reason is that while all three involve the disbursements of funds, neither one bears the certification of the Controller that funds are available. Another reason is that these resolutions do not carry the City Attorney's approval as to form.

Further, with respect to Resolution No. 3154, I believe that the resolution should provide for the continuation of membership in the County Supervisors' Association.

Also, with respect to Resolution No. 3157, I believe the Police Commission, rather than the Board of Supervisors, would be the proper agency to initiate the placing of public liability insurance on the automobiles in question.

Yours very truly,

ANGELO J. ROSSI,  
Mayor.

*Referred to Finance Committee.*

Supervisor MacPhee, announcing that he had noted the foregoing communication, and in reply thereto had sent the following to his Honor the Mayor:

February 8, 1943.

Hon. Angelo J. Rossi,  
Mayor,  
City Hall.

Dear Mr. Mayor:

It has come to my attention that Resolutions Nos. 3153, 3154 and 3157, recommended by the Finance Committee and adopted by the Board of Supervisors, have been returned unsigned by you but not vetoed.

Your criticism that all three resolutions involve a disbursement of funds and that none of them bears certification by the Controller that funds are available and that they do not carry the City Attorney's approval as to form, is noted.

My answer is that these resolutions do not require approval as to form by the City Attorney and by consulting the thousands of resolutions you have signed in the past, you will find none of them approved as to form. Moreover, these resolutions are not appropriations of money.

Resolution No. 3157, authorizing the Purchaser of Supplies to provide public liability insurance for Police Department automobiles assigned to Civilian Defense work, was adopted pursuant to a recommendation by the Chief Administrative Officer, who has jurisdiction over the department of the Purchaser of Supplies. The resolution calls for no appropriation. If and when an appropriation is required, the appropriation ordinance would, of course, require certification by the Controller as to availability of funds and approval by the City Attorney as to form.

Resolution No. 3153, authorizing the Public Library to become a member of the State Historical Society of Iowa and the Yosemite Natural History Association, does not appropriate any funds. If the department does not have the funds for this purpose as set forth in the resolution and any appropriation or reappropriation of funds becomes necessary, the appropriation ordinance would also require cer-

tification by the Controller and approval as to form by the City Attorney.

Last year a similar resolution, No. 2362, having the same purport and effect, was without certification by the Controller or approval by the City Attorney as to form and signed by you without objection.

Resolution No. 3154, providing for payment of \$750 membership dues in the Supervisors' Association of California, provides for continuance of our membership in this organization, which you say is desirable. This amount is already set up in the Annual Appropriation Ordinance. No other appropriation ordinance is necessary. The signature of the Controller, of course, is necessary, before the funds can be transferred or before a warrant can be paid. The resolution itself does not provide any funds and does not require approval as to form by the City Attorney.

Last year a similar resolution, No. 1709, having the same purport and effect, was without certification by the Controller or approval by the City Attorney as to form and signed by you without objection.

Under the Charter, Section 26, no approval as to form by the City Attorney is required for resolutions, only for ordinances.

Should a policy requiring the City Attorney's approval on all matters passed by the Board, be adopted, the result would be more confusion and delay than is now experienced.

Very truly yours,

CHESTER R. MacPHEE,  
Chairman, Finance Committee.

*Made part of the record.*

#### Consideration of Petition by "Salary Addition Committee"

At the conclusion of the regular day's business, and before adjournment, the privilege of the floor was granted Mr. Edward Hamilton, from the San Francisco Water Department, representing 9600 city employees who had petitioned for emergency salary increases of \$25 per month for all city employees receiving not more than \$300 per month, said salary increases, however, not to increase the salary of any city employee affected to more than \$300 per month.

The City Attorney, who was present, advised that the increased cost of living did not constitute an emergency under which the Mayor could act, as requested, pursuant to Section 25 of the Charter.

Supervisor Green, after having been informed that the Mayor had made no statement regarding an emergency, raised a point of order, stating that the Board could not proceed until a declaration of emergency had been made by the Mayor.

The Chair ruled the point of order well taken, but the point of order however, did not preclude Mr. Hamilton from addressing the Board on the matter.

Supervisor Shannon disagreed with ruling by the City Attorney, claiming that the Mayor had declared an emergency and that he can direct the Controller to go to any fund where there is a surplus and use such surpluses where they are necessary.

The City Attorney agreed in part with the views expressed by Supervisor Shannon. As to any specific emergency, such as lack of nurses in the San Francisco Hospital, if it were brought to the Mayor's attention, the Mayor could undoubtedly declare an emergency and do what might be necessary to correct the situation. To meet such situation, the City Attorney suggested that committee be appointed, to be composed of members of the Board, representative of the Controller, and representatives of the employees' committee to consider the situation and to endeavor to arrive at a solution of the problem.

Pursuant to the City Attorney's suggestion, the Chair suggested that the city employee group meet with the City Attorney, the Controller, the Mayor and the members of the Finance Committee.

Whereupon, Supervisor MacPhee moved that the matter be left in the hands of the City Attorney to make necessary appointments for the proposed meeting, and requested that Supervisor Shannon also be appointed to represent the Board along with the members of the Finance Committee, and the meeting be held on Thursday, February 11, 1943, at 5:00 p. m.

*No objection, and so ordered.*

### ADJOURNMENT.

There being no further business, the Board, at the hour of 7:20 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors February 23, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, February 15, 1943

# **Journal of Proceedings Board of Supervisors**

**City and County of San Francisco**



**THE RECORDER PRINTING & PUBLISHING COMPANY**

**99 South Van Ness Avenue, San Francisco**



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 15, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, February 15, 1943, 2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Quorum present.

President Jesse C. Colman presiding.

## APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of February 1, 1943, was considered read and approved.

## Presentation of Visitor.

During the day's proceedings the Chair presented to the Board, Mr. Raymond Buell, Foreign Affairs Advisor of "Time," "Life" and "Fortune." Mr. Buell addressed the Board briefly, expressing encouragement at the progress being made in local and national government affairs, and expressing the thought that California had the greatest prospects for the future than any other part of the country, because of the great industrial and agricultural development that is taking place.

Supervisor MacPhee, responding briefly, expressed the Board's appreciation for Mr. Buell's visit and the hope that he would return at a not too distant date for another visit.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendations of Finance Committee, heretofore *Passed for Second Reading*, were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Amending Ordinance Providing for Bonding of Various City Officials and Employees for Faithful Performance of Duties.**

(Series of 1939)

Bill No. 2065, Ordinance No. . . . ., as follows:

Amending Ordinance No. 1058 (Series of 1939), "Specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the

custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" by amending Sections 26, 27, 28 and 29 thereof, and adding a new section to be known as Section 29a thereto:

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended by amending Sections 26, 27, 28 and 29 thereof and by adding a new section thereto to be known as Section 29a, to read as follows:

Section 26. Public Health, Department of;  
Central Office:

Director of Public Health.....	\$10,000	
Assistant Director of Public Health.....	5,000	
Senior Accountant .....	5,000	
Senior Clerk-Stenographer .....	1,000	
Bookkeeper .....	1,000	
Senior Bookkeeper .....	2,000	
General Clerks (3) each at \$1,000.....	3,000	
Senior Clerk .....	1,000	\$28,000

Section 27. Public Health, Department of;  
Hassler Health Home:

Superintendent .....	\$ 2,000	
Bookkeeper .....	1,000	\$ 3,000

Section 28. Public Health, Department of;  
Laguna Honda Home:

Superintendent .....	\$10,000	
Assistant to Superintendent.....	3,000	
Senior Pharmacist .....	2,000	
General Clerk-Stenographer .....	1,000	\$16,000

Section 29. Public Health, Department of;  
San Francisco Hospital:

Superintendent .....	\$10,000	
Head Clerk .....	5,000	
Senior Pharmacist .....	2,000	
General Clerk-Stenographer .....	1,000	
General Clerk-Typist .....	2,000	\$20,000

Section 29a. Public Health, Department of;  
Emergency Hospitals:

Chief Emergency Hospital Steward.....	\$ 1,000	
Senior Emergency Hospital Steward.....	1,000	\$ 2,000

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriation, \$620, Public Utilities Commission, Bureau of Claims, to Provide Compensation of General Clerk-Typist, Period March 1, 1943, to June 30, 1943; Abolishing Position of General Clerk-Stenographer.**

(Series of 1939)

Bill No. 2066, Ordinance No. 1967, as follows:

**Appropriating the sum of \$620 from Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to credit of Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to**

provide for compensation of one B512 General Clerk-Typist at rate of \$155 per month for period of March 1, 1943, to June 30, 1943; abolishing position of one B408 General Clerk-Stenographer at rate of \$175 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$620 is hereby appropriated from Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to credit of Appropriation No. 262-110-02, Public Utilities Commission—Bureau of Claims, to provide for compensation of one B512 General Clerk-Typist at rate of \$155 per month for the period of March 1, 1943, to June 30, 1943.

Section 2. The position of one B512 General Clerk-Typist at rate of \$155 per month is hereby created; the position of one B408 General Clerk-Stenographer at rate of \$175 per month is hereby abolished.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Amending Section 69 of Salary Ordinance, Public Utilities Commission—General Office, by Decreasing General Clerk-Stenographers and Adding in Lieu Thereof General Clerk-Typist.

(Series of 1939)

Bill No. 2069, Ordinance No. 1968, as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 69, PUBLIC UTILITIES COMMISSION—GENERAL OFFICE, by decreasing the number of positions under item 7 from 3 to 2 B408 General Clerk-Stenographers at \$175, and adding in lieu thereof item 9 1 B512 General Clerk-Typist at \$155.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance 1667, Section 69, is hereby amended to read as follows:

**Section 69. PUBLIC UTILITIES COMMISSION—  
GENERAL OFFICE**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	5		Commissioners .....	\$ 100
2	1		Manager of Utilities .....	1,000
3	1	B22	Assistant Supervisor, Bureau of Accounts, Utilities Commission .....	400
5	1	B53	Director of Public Relations .....	400
6	1	B77	Exec. Secretary to Manager of Utilities....	360
7	2	B408	General Clerk-Stenographer .....	175
8	2	B408	General Clerk-Stenographer .....	170.50
9	1	B512	General Clerk-Typist .....	155
10	1	B512	General Clerk-Typist .....	175
11	1	G106	Claims Adjuster .....	350
11.1	1	L360	Physician (part time) .....	250
12	1	O1	Chauffeur .....	225

13	3	S114 Claims Investigator .....	258
14	1	S114 Claims Investigator .....	225

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Final Passage.

The following recommendations of Streets and Highways Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Meyer, Gallagher, Mead.

#### Improvement of Moraga and Various Other Streets by the Construction or Reconstruction of Sidewalks.

(Series of 1939)

Bill No. 2070, Ordinance No. 1971, as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same, on Moraga Street ( $S\frac{1}{2}$ ) between 82 feet 6 inches and 107 feet 6 inches East of Twelfth Avenue, and other locations, by construction of sidewalks.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors January 12, 1943, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be 7 per centum per annum.

Moraga Street ( $S\frac{1}{2}$ ) between 82 feet 6 inches and 107 feet 6 inches East of Twelfth Avenue.

Thomas Avenue ( $S\frac{1}{2}$ ) between 108 feet and 164 feet West of Maddux Avenue

by the construction of two-course concrete sidewalks, six (6) feet in width, where concrete sidewalks, six (6) feet or more in width, are not already constructed; and the improvement of

Carmel Street ( $S\frac{1}{2}$ ) between 284 feet 6 inches and 309 feet 6 inches West of Twin Peaks Boulevard

Lobos Street ( $N\frac{1}{2}$ ) between 150 feet and 175 feet East of Plymouth Avenue

Ninth Avenue ( $E\frac{1}{2}$ ) between Lawton Street and 31 feet South

Tenth Avenue ( $W\frac{1}{2}$ ) between 150 feet and 175 feet North of Kirkham Street

by the construction or reconstruction of two-course concrete sidewalks six (6) feet in width where concrete or bituminous rock sidewalks are defective or not already constructed to official grade; and the improvement of

Arguello Boulevard ( $E\frac{1}{2}$ ) between 71 feet 6 inches and 121 feet 6 inches South of Euclid Avenue

Arguello Boulevard ( $E\frac{1}{2}$ ) between 75.48 feet and 126.38 feet and between 176.11 feet and 201.27 feet South of Turk Street

Austin Street ( $N\frac{1}{2}$ ) between Octavia Street and 110 feet East

Austin Street ( $S\frac{1}{2}$ ) between 30 feet and 55 feet and between 85 feet and 145 feet and between 175 feet and 242 feet 6 inches East of Octavia Street and between Gough Street and 110 feet West

Balboa Street ( $S\frac{1}{2}$ ) between 100 feet and 125 feet East of Twenty-seventh Avenue

Balboa Street ( $S\frac{1}{2}$ ) between Second Avenue and 95 feet East  
California Street ( $S\frac{1}{2}$ ) between 28 feet 4 inches and 53 feet 4 inches East of Eighteenth Avenue

California Street ( $N\frac{1}{2}$ ) between Twenty-sixth Avenue and 60 feet East

California Street ( $S\frac{1}{2}$ ) between 107 feet 6 inches and 157 feet 6 inches East of Twenty-sixth Avenue

Clement Street ( $N\frac{1}{2}$ ) between 82 feet 6 inches and 132 feet 6 inches East of Nineteenth Avenue

Clement Street ( $N\frac{1}{2}$ ) between Eighteenth Avenue and 90 feet East

Clement Street ( $N\frac{1}{2}$ ) between 30 feet 2 inches and 55 feet 6 inches West of Third Avenue

Clement Street ( $S\frac{1}{2}$ ) between 36 feet and 64 feet East of Fourth Avenue

Divisadero Street ( $E\frac{1}{2}$ ) between 37 feet 6 inches and 87 feet 6 inches North of O'Farrell Street

Divisadero Street ( $E\frac{1}{2}$ ) between Eddy Street and 93 feet 6 inches North

Divisadero Street ( $W\frac{1}{2}$ ) between 27 feet and 52 feet and between 77 feet and 172 feet 6 inches North of Turk Street

Divisadero Street ( $W\frac{1}{2}$ ) between 75 feet and 125 feet South of Turk Street

Divisadero Street ( $E\frac{1}{2}$ ) between Golden Gate Avenue and 100 feet North

Divisadero Street ( $W\frac{1}{2}$ ) between 117 feet 11½ inches and 142 feet 11½ inches North of Fulton Street

Divisadero Street ( $W\frac{1}{2}$ ) between 107 feet 6 inches and 137 feet 6 inches North of Oak Street

Downey Street ( $E\frac{1}{2}$ ) between Waller Street and 50 feet South

Downey Street ( $W\frac{1}{2}$ ) between 203 feet 9 inches and 228 feet 9 inches and between 303 feet 9 inches and 328 feet 9 inches North of Frederick Street

Eleventh Avenue ( $W\frac{1}{2}$ ) between Lawton Street and 125 feet South

Filbert Street ( $N\frac{1}{2}$ ) between Franklin Street and 100 feet West and between 125 feet and 152 feet and between 202 feet and 227 feet and between 252 feet 3 inches and 302 feet 6 inches West of Franklin Street

Frederick Street ( $S\frac{1}{2}$ ) between 375 feet and 400 feet West of Clayton Street

Fulton Street ( $N\frac{1}{2}$ ) between 27 feet 6 inches and 74 feet 5 inches West of Fifteenth Avenue

Funston Avenue ( $E\frac{1}{2}$ ) between 87 feet 6 inches and 115 feet South of Cabrillo Street

- Grove Street ( $N\frac{1}{2}$ ) between 55 feet and 110 feet and between 165 feet and 220 feet East of Octavia Street
- Grove Street ( $S\frac{1}{2}$ ) between Octavia Street and 25 feet East
- Haight Street ( $N\frac{1}{2}$ ) between 110 feet and 137 feet 6 inches East of Laguna Street
- Haight Street ( $N\frac{1}{2}$ ) between 137 feet 6 inches and 165 feet West of Gough Street
- Haight Street ( $S\frac{1}{2}$ ) between 137 feet 6 inches and 187 feet 6 inches and between 212 feet 6 inches and 275 feet East of Scott Street
- Haight Street ( $N\frac{1}{2}$ ) between Ashbury Street and 100 feet East
- Haight Street ( $S\frac{1}{2}$ ) between 25 feet and 50 feet West of Scott Street
- Haight Street ( $S\frac{1}{2}$ ) between 104 feet 11 inches and 154 feet 11 inches West of Broderick Street
- Hayes Street ( $N\frac{1}{2}$ ) between Larkin Street and 45 feet  $4\frac{1}{2}$  inches East
- Jones Street ( $W\frac{1}{2}$ ) between 43 feet and 70 feet 6 inches North of O'Farrell Street
- Lake Street ( $N\frac{1}{2}$ ) between 32 feet 6 inches and 57 feet 6 inches East of Twenty-sixth Avenue
- Market Street ( $N\frac{1}{2}$ ) between Hayes Street and 61 feet 3 inches East and between 111 feet 3 inches and 161 feet 3 inches East of Hayes Street
- McAllister Street ( $S\frac{1}{2}$ ) between 37 feet 6 inches and 62 feet 6 inches West of Pierce Street
- Ninth Avenue ( $E\frac{1}{2}$ ) between 75 feet and 100 feet South of Anza Street
- Oak Street ( $S\frac{1}{2}$ ) between 137 feet 6 inches and 165 feet West of Franklin Street
- Olive Street ( $N\frac{1}{2}$ ) between 125 feet and 175 feet East of Laguna Street
- Olive Street ( $S\frac{1}{2}$ ) between 75 feet and 100 feet and between 175 feet and 225 feet East of Laguna Street
- Pacific Avenue ( $S\frac{1}{2}$ ) between Fillmore Street and 100 feet West and between 175 feet and 200 feet West of Fillmore Street
- Page Street ( $N\frac{1}{2}$ ) between 32 feet 6 inches and 57 feet 6 inches West of Lyon Street
- Page Street ( $S\frac{1}{2}$ ) between Lyon Street and 25 feet West
- Parnassus Avenue ( $N\frac{1}{2}$ ) between 107 feet 6 inches and 132 feet 6 inches East of Fifth Avenue
- Piedmont Street ( $S\frac{1}{2}$ ) between 60 feet and 100 feet East of Ashbury Street
- Redwood Street ( $N\frac{1}{2}$ ) between Laguna Street and 34 feet 6 inches West and between 165 feet and 195 feet West of Laguna Street
- Redwood Street ( $S\frac{1}{2}$ ) between 178 feet 9 inches and 220 feet West of Laguna Street
- Sacramento Street ( $S\frac{1}{2}$ ) between 139 feet 6 inches and 231 feet 3 inches West of Franklin Street
- Steiner Street ( $E\frac{1}{2}$ ) between Union Street and 50 feet South
- Sutter Street ( $N\frac{1}{2}$ ) between 104 feet and 128 feet and between 137 feet 6 inches and 195 feet West of Webster Street
- Sutter Street ( $N\frac{1}{2}$ ) between 42 feet 3 inches and 112 feet 6 inches West of Baker Street
- Sutter Street ( $S\frac{1}{2}$ ) between 60 feet and 82 feet 6 inches East of Lyon Street and between 125 feet and 150 feet West of Baker Street
- Third Avenue ( $W\frac{1}{2}$ ) between 250 feet and 275 feet South of Clement Street
- Thirty-third Avenue ( $E\frac{1}{2}$ ) between 300 feet and 325 feet North of Geary Boulevard



Twelfth Avenue (E $\frac{1}{2}$ ) between 225 feet and 250 feet North of California Street

Twelfth Avenue (E $\frac{1}{2}$ ) between Kirkham Street and 100 feet South

Waller Street (S $\frac{1}{2}$ ) between 131 feet 3 inches and 156 feet 3 inches West of Shrader Street

Webster Street (W $\frac{1}{2}$ ) between 82 feet 6 inches and 110 feet North of Post Street

Webster Street (E $\frac{1}{2}$ ) between Sutter Street and 87 feet 6 inches South and between 137 feet 6 inches and 162 feet 6 inches South of Sutter Street

Willow Street (N $\frac{1}{2}$ ) between 162 feet 6 inches and 191 feet 3 inches East of Octavia Street

By the construction or reconstruction of two-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks are defective or not already constructed to the official grade.

The assessment district hereby approved is described as follows: Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as:

<i>Block No.</i>	<i>Lot No.</i>
2038A .....	33
5383 .....	21
1843 .....	14
1935 .....	43
7094 .....	15
318 .....	6
355 .....	8-10
521 .....	5A-6-9-11-12
539 .....	24-25
587 .....	1-23
641 .....	12-13
664 .....	4-10-11-13-14-16-18-19A
677 .....	10-12-13
684 .....	7
685 .....	22-19
722 .....	8-12-24-25
736 .....	10
771 .....	4-20-1
777 .....	30
793 .....	12-13-16-17
808 .....	19
837 .....	21
852 .....	8
853 .....	3
862 .....	23-23A-25
1054 .....	9-10
1061 .....	42-43
1074 .....	24-32
1099 .....	16
1127 .....	15
1129 .....	5-8-6
1142 .....	24
1153 .....	3
1154 .....	13
1179 .....	2
1215 .....	5
1221 .....	9
1232 .....	13
1234 .....	1
1239 .....	37
1241 .....	16-17
1250 .....	33

1254	.....	1-56-60
1268	.....	39
1293	.....	10
1333	.....	21
1371	.....	30
1385	.....	19A
1408	.....	41
1415	.....	14
1416	.....	40A-22A
1430	.....	22
1435	.....	38-6
1464	.....	14
1551	.....	46
1618	.....	18
1643	.....	49
1655	.....	43
1658	.....	14-15
1759	.....	23
1857	.....	32
1932	.....	1-1A
2617	.....	37A

All being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Changing and Establishing Grades on Quesada Avenue, on Quint Street and on Revere Avenue.

(Series of 1939)

Bill No. 2071, Ordinance No. 1972, as follows:

Changing and establishing the official grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Quesada Avenue, between lines parallel with Quint Street and respectively 7.50 feet northwesterly and 361 feet southeasterly therefrom on Quint Street between the northeasterly line of Quesada Avenue and a line at right angles to the southeasterly line of two feet northeasterly from Revere Avenue southwesterly line, and on Revere Avenue between Quint Street and a line parallel with and 125 feet southeasterly therefrom."

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 7th day of December, 1942, by Resolution No. 3056 (Series of 1939), declare its intention to change and establish the grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Quesada Avenue, between lines parallel with Quint Street and respectively 7.50 feet northwesterly and 361 feet southeasterly therefrom on Quint Street between the northeasterly line of Quesada Avenue and a line at right angles to the southeasterly line of two feet northeasterly from Revere Avenue southwesterly line, and on Revere Avenue between Quint Street and a line parallel with and 125 feet southeasterly therefrom"; and

Whereas, said resolution was so published for two days, and the Director of Public Works within ten days after the first publication of said Resolution of Intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than thirty days have elapsed since the first publication of said Resolution of Intention; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Grades at the points and to the elevations above city base are hereby changed and established as shown on that certain diagram approved December 7, 1942, by Resolution No. 3056 (Series of 1939), entitled, "Grade Map showing the proposed change and establishment of grades on Quesada Avenue, between lines parallel with Quint Street and respectively 7.50 feet northwesterly and 361 feet southeasterly therefrom on Quint Street between the northeasterly line of Quesada Avenue and a line at right angles to the southeasterly line of two feet northwesterly from Revere Avenue southwesterly line, and on Revere Avenue between Quint Street and a line parallel with and 125 feet southeasterly therefrom."

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Changing and Establishing Grades on Newhall Street.

(Series of 1939)

Bill No. 2072, Ordinance No. 1973, as follows:

Changing and establishing the official grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue.

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 9th day of November, 1942, by Resolution No. 3001 (Series of 1939), declare its intention to change and establish the grades in accordance with that certain diagram entitled, "Grade Map showing the proposed change and establishment of grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue"; and

Whereas, said resolution was so published for two days, and the Director of Public Works within ten days after the first publication of said Resolution of Intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than thirty days have elapsed since the first publication of said Resolution of Intention; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Grades at the points and to the elevations above city base are hereby changed and established as shown on that certain diagram approved November 9, 1942, by Resolution No. 3001 (Series of 1939), entitled, "Grade Map showing the proposed change and establishment of grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly

line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue."

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Providing for Acceptance of the Roadway of Egbert Avenue From the Easterly Line of Newhall Street to the Existing Pavement 545 Feet, More or Less, Westerly on Egbert Avenue, Including the Curbs.**

(Series of 1939)

Bill No. 2073, Ordinance No. 1974, as follows:

Providing for acceptance of the roadway of Egbert Avenue from the easterly line of Newhall Street to the existing pavement 545 feet, more or less, westerly on Egbert Avenue, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Egbert Avenue from the easterly line of Newhall Street to the existing pavement 545 feet, more or less, westerly on Egbert Avenue, including the curbs.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Providing for Acceptance of the Roadway of Holloway Avenue Between Nineteenth Avenue and 1,489 Feet, More or Less, Westerly, Including the Curbs.**

(Series of 1939)

Bill No. 2074, Ordinance No. 1975, as follows:

Providing for acceptance of the roadway of Holloway Avenue between Nineteenth Avenue and 1489 feet, more or less, westerly, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Holloway Avenue between Nineteenth Avenue and 1489 feet, more or less, westerly, including the curbs.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Providing for Acceptance of the Roadway of Pacheco Street From the Westerly Line of Thirtieth Avenue to the Westerly Line of Thirty-third Avenue, Including the Crossings of Thirty-first, Thirty-Second and Thirty-third Avenues, Including the Curbs.

(Series of 1939)

Bill No. 2075, Ordinance No. 1976, as follows:

Providing for acceptance of the roadway of Pacheco Street from the westerly line of Thirtieth Avenue to the westerly line of Thirty-third Avenue, including the crossings of Thirty-first, Thirty-second and Thirty-third Avenues, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Pacheco Street from the westerly line of Thirtieth Avenue to the westerly line of Thirty-third Avenue, including the crossings of Thirty-first, Thirty-second and Thirty-third Avenues, including the curbs.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Providing for Acceptance of the Roadway of Quintara Street Between Twenty-fourth and Twenty-sixth Avenues, Including the Intersections of Twenty-fifth and Twenty-sixth Avenues With Quintara Street, Including the Curbs.

(Series of 1939)

Bill No. 2076, Ordinance No. 1977, as follows:

Providing for acceptance of the roadway of Quintara Street between Twenty-fourth and Twenty-sixth Avenue, including the intersections of Twenty-fifth and Twenty-sixth Avenues with Quintara Street, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Quintara Street between Twenty-fourth and Twenty-sixth Avenues, including the intersections of Twenty-fifth and Twenty-sixth Avenues with Quintara Street, including the curbs.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

## NEW BUSINESS.

## Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

## Cancellation of Taxes Erroneously Assessed.

(Series of 1939)

Resolution No. 3173, as follows:

Whereas, the Assessor has reported that veteran exemption of \$1,000 for which application has been made in accordance with the provisions of Section 1½, Article XIII, of the State Constitution, through clerical error was not granted; and

Whereas, the following described assessment should be cancelled:

<i>Fiscal Year</i>	<i>Vol.</i>	<i>Lot</i>	<i>Block</i>	<i>Amount</i>
1942-1943	37	37	6275	\$35.84

Therefore, be it Resolved, That in accordance with the terms of Section 4986 of the Revenue and Taxation Code, the City Attorney having consented thereto, the Controller be and he is hereby authorized and directed to cancel the foregoing erroneously assessed tax.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

## Consideration Postponed.

## Confirming Lease of Certain Oil Producing Land in Kern County to Bishop Oil Company.

(Series of 1939)

Resolution No. ...., as follows:

Whereas, pursuant to Ordinance No. 1782 (Series of 1939), the Director of Property, on behalf of the City and County of San Francisco, a municipal corporation, as Lessor, advertised in the San Francisco News, the official newspaper, and in the Bakersfield Californian, that sealed bids would be received by him at 10:00 A. M., Wednesday, December 23, 1942, to lease certain city owned oil producing land in Kern River Field, Kern County, California, subject to the terms and conditions set forth in a proposed form of lease on file in the office of the Director of Property, said land being particularly described as follows:

The top 1500 feet of Section 21 and the top 1500 feet of the Northeast ¼ of Section 28, T. 28 S., R. 28 E., M. D. B. & M., containing 800 acres, more or less.

Together with the Lessor's existing improvements thereon, including the present oil and water wells.

Whereas, seven sealed bids were received, each with a required check in the sum of \$500, payable to the City and County of San Francisco, which bids were opened by the Director of Property; and

Whereas, Bishop Oil Company, a corporation, offered to lease said property for a period of twenty years, subject to said terms and conditions, on the basis that the Lessor's royalties shall be 26.26 per cent of the crude oil, gas, casinghead gasoline and dry gas produced from said land; and that the Lessor's crude oil royalty shall not be less than \$150 per month or its equivalent; and

Whereas, the Bishop Oil Company was the highest responsible bidder, and all other bids were rejected by the Director of Property; and

Whereas, the Park Commission and the Library Commission are

Trustees of said property under the provisions of Resolution No. 2331 (Series of 1939), adopted by this Board and approved December 31, 1941; and

Whereas, said Commissions have recommended that said property be leased to the Bishop Oil Company, as aforesaid; now, therefore, be it

Resolved, That said offer of Bishop Oil Company be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors be and are hereby authorized and directed to execute the necessary lease on behalf of the City and County of San Francisco, a municipal corporation, as Lessor. The City Attorney shall approve the form of said lease.

On motion by Supervisor MacPhee, consideration of the foregoing resolution was postponed until *Tuesday, February 23, 1943.*

### Passed for Second Reading.

#### **Authorizing Compromise of Claim of John C. Stellman and Leona Stellman for \$500.**

(Series of 1939)

Bill No. 2092, Ordinance No. ...., as follows:

Authorizing compromise of claim of John C. Stellman and Leona Stellman for the sum of five hundred dollars (\$500).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended, and the Department of Public Works having approved, the settlement of the action of John C. Stellman and Leona Stellman against the City and County of San Francisco for the recovery of damages for personal injuries by reason of the defective condition of the sidewalk on the south side of Haight Street, near the corner of Pierce Street, by the payment of five hundred dollars (\$500), in full settlement of all claims of John C. Stellman and Leona Stellman, said City Attorney is hereby authorized to settle said pending litigation by the payment of the sum of five hundred dollars (\$500).

Recommended and approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### **Authorizing Settlement of Certain Richmond Sewer Tunnel Construction Damage Claims for \$1,316.67 and Making Appropriation Therefor.**

(Series of 1939)

Bill No. 2093, Ordinance No. ...., as follows:

Authorizing settlement of certain claims re Richmond Sewer Tunnel construction damage for the sum of \$1,316.67, and making an appropriation therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney recommends the settlement of the claims and litigation of the within named parties for the recovery for property damage sustained as the result of the construction of the Richmond Sewer Tunnel. The City Attorney is hereby authorized to settle said claims, and the Controller of the City and County of San

Francisco is hereby authorized and directed to draw his warrant in payment thereof for the said sums set forth as the city's settlement as follows:

<i>Name of Plaintiff</i>	<i>Action Number</i>	<i>Amount Sued for</i>	<i>Authorized Settlement</i>
Treanor, Jennie .....	280,514	\$ 2,500.00	\$ 400.00
Kearns, Anne .....	276,897	13,500.00	416.67
Costello, Michael and Nellie..	268,662	8,197.00	500.00
			<hr/>
			\$1,316.67

Section 2. The sum of \$1,316.67 is hereby appropriated out of the surplus existing in the 1933 Sewer Bond Fund, to the credit of Appropriation No. 95.705.00, for the purpose of providing funds to make the payments herein authorized.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$5,500 From Airport Permanent Salaries to Credit of Heat, Light and Power, to Meet Increased Demand for Heat, Light and Power for San Francisco Airport.**

(Series of 1939)

Bill No. 2094, Ordinance No. ...., as follows:

Appropriating the sum of \$5,500 from Appropriation No. 264-110-00, Airport—Permanent Salaries, to credit of Appropriation No. 264-231-00, Heat, Light and Power, to provide funds for purchase of power to meet increased demand for heat, light and power at the San Francisco Airport.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,500 is hereby appropriated from the surplus existing in Appropriation No. 264-110-00, Airport—Permanent Salaries, to the credit of Appropriation No. 264-231-00, Heat, Light and Power, to provide funds for the purchase of power required to meet increased demands.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$9,000 From Water Department-Taxes, to Credit of Military Leave, \$2,500, and to Contractual Services, \$6,500, for Payment of Military Leaves and for Additional Requirements for Contractual Services, Period March 1, 1943, to June 30, 1943.**

(Series of 1939)

Bill No. 2095, Ordinance No. ...., as follows:

Appropriating the sum of \$9,000 from the surplus existing in Appropriation No. 266-870-00, Water Department-Taxes, to the credit of



Appropriation No. 266-126-00, Military Leave, the sum of \$2,500, and to the credit of Appropriation No. 266-200-00, Contractual Services, the sum of \$6,500, for the purpose of providing funds for payment of military leaves and for additional requirements for contractual services for the period from March 1, 1943, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$9,000 is hereby appropriated from the surplus existing in Appropriation No. 266-870-00, Water Department-Taxes, to the credit of Appropriation No. 266-126-00, Military Leave, the sum of \$2,500, and to the credit of Appropriation No. 266-200-00, Contractual Services, the sum of \$6,500, to provide funds for the payment of military leaves and for additional requirements for contractual services for the period from March 1, 1943, to June 30, 1943.

Approved by the Public Utilities Commission.

Approved by the Manager of Utilities.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Compromise of Claim of City and County Against Charles Russell for \$400.**

(Series of 1939)

Bill No. 2096, Ordinance No. . . . ., as follows:

Authorizing compromise of claim of the City and County of San Francisco against Charles Russell for the sum of \$400.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In consonance with a letter from the City Attorney, dated February 9, 1943, he and the Attorney for the Bureau of Delinquent Revenue Collection are hereby authorized to settle the action now pending in the Municipal Court of the City and County of San Francisco, entitled: J. Maxwell Peyser, Plaintiff, vs. Hibernia Savings and Loan Society, Defendant, wherein the City and County of San Francisco has been substituted as defendant, said action being numbered 170986, and to dismiss said action, as well as the action in said Municipal Court, entitled: City and County of San Francisco, Plaintiff, vs. Charles Russell, Defendant, No. 170964, upon receipt of the sum of \$400.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Final Passage.**

**Appropriating \$2,165 From Unappropriated Reserve for Civilian Defense and War Services to Credit of Appropriation No. 202.400.79-6, for Signs and Barricades to Be Used During an Evacuation; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2097, Ordinance No. 1970, as follows:

Appropriating the sum of \$2,165 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the

credit of Appropriation No. 202.400.79-6, for signs and barricades to be used during an evacuation; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,165 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.400.79-6, for signs and barricades to be used during an evacuation.

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The uninterrupted operation of the Citizens' Defense Corps, and to provide funds which have not previously been appropriated for the above purpose.

Recommended and approved by the Mayor, Commander of the Citizens' Defense Corps.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Consideration Postponed.

The following, from the Finance Committee with recommendation "Do Not Pass," was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

#### Calling a Special Election for April 13, 1943, for Acquisition of Market Street Railway.

(Series of 1939)

Resolution No. ...., as follows:

Calling a special election to be held on April 13, 1943, for the purpose of submitting to the electors of the City and County of San Francisco an amendment to the Charter of said City and County, providing for the issuance of revenue bonds in the amount of \$7,950,000 for the purpose of acquiring the operative properties of the Market Street Railway Company and merging the same with the properties of the Municipal Railway System as it exists at the present time.

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby call and proclaim a special election to be held in the City and County of San Francisco on Tuesday, the 13th day of April, 1943, for the purpose of submitting to the electors of said City and County an amendment to the Charter of the City and County of San Francisco providing for the issuance of revenue bonds in the amount of \$7,950,000, to provide funds to acquire the operative properties of the Market Street Railway Company and to merge the same with the present properties operated as the Municipal Railway System of the City and County of San Francisco; and that the Charter amendment so providing and approved by this Board on the 8th day of February, 1943, is hereby submitted to the electors of said City and County for their approval at said special election provided for in this resolution; and be it

Further Resolved, That the Registrar of Voters be and he is hereby authorized and directed to take all steps necessary for the holding of said election and for the canvassing of the votes cast thereat as provided by law.

Approved as to form by the City Attorney.

*Supervisors Mead and Uhl in favor of committee recommendation, Supervisor MacPhee dissenting.*

On motion by Supervisor Colman, consideration of the foregoing resolution was *postponed until Tuesday, February 23, 1943.*

### Final Passage.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, Gallagher, Mead.

### Drifting Sand Ordinance: An Emergency Ordinance.

(Series of 1939)

Bill No. 2089, Ordinance No. 1969, as follows:

An ordinance amending the San Francisco Municipal Code, Part II, Chapter X, Article 15, by amending Sections 727, 728, 729, 730, 731, 732, 733 and 734; making it unlawful for the owner of any property to permit sand or dirt to drift from said property onto any public street or improved private property of any community within the City and County and designating such sand or dirt so drifting a nuisance and providing for the abatement of said nuisance by the owner or by the Director of Public Works after due assessment and providing for the assessment of the property for the cost of such abatement. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Part II, Chapter X, Article 15, of the San Francisco Municipal Code, is hereby amended by amending Sections 727, 728, 729, 730, 731, 732, 733 and 734 to read as follows:

**Sec. 727. Drifting or Blowing of Sand or Dirt Declared to Be a Public Nuisance.** Sand or dirt drifting or being blown upon the streets or sidewalks or upon the improved private property of any community, neighborhood, or a considerable portion thereof, within the city and county, is hereby declared to be a menace to persons, property and/or vehicular traffic and a public nuisance.

**Sec. 728. Report to Supervisors—Resolution Declaring Nuisance.** Whenever sand or dirt is found to be drifting or blowing upon any street, sidewalk, or the improved private property of any community, neighborhood or considerable portion thereof, in the City and County of San Francisco, the Director of Public Works shall cause a survey to be made of surrounding property to determine the immediate source of such sand or dirt and what preventive measures should be taken and report the same to the Board of Supervisors. The Board of Supervisors may then, by resolution, declare such blowing or drifting sand or dirt to be a public nuisance and said resolution shall refer to the street by the name under which it is commonly known, and describe the property from which said sand or dirt is blowing or has blown or drifted by giving the lot and block number or numbers of the same according to the Assessor's block book, and no other description of such property shall be required. Any number of streets, sidewalks or pieces of property may be included in one and the same resolution.

**Sec. 729. Notice to Plant Cover Crops or Take Other Measures to Effectively Prevent Sand or Dirt Blowing or Drifting From Private Property—Posting—Mailing—Form—Time.** After the passage of said resolution referred to in Section 728 hereof, the Director of Public Works shall cause to be conspicuously posted in front of the lot or lots which are the source or sources from which said sand or dirt is drifting, or has drifted, and at not more than one hundred feet apart, notices entitled "Notice to Abate a Nuisance"; such title to be in words not less than one inch in height and said notice to be in substantially the following form:

#### *Notice to Abate a Nuisance.*

Notice is hereby given that the Board of Supervisors has by Resolution No. .... found and declared that sand and dirt was or is drift-

ing upon ..... Street, between .....  
 Street and ..... Street, and/or upon adjacent improved  
 private property, in the City and County of San Francisco, and that  
 said sand and dirt is drifting or blowing from Lot No. ...., in Block  
 No. ...., as per Assessor's Map, and that the drifting and blowing  
 of said sand and dirt constitutes a public nuisance which must be  
 abated by the planting of cover crops on said property from which said  
 sand or dirt is drifting or blowing or by such other means as shall  
 effectively prevent said sand or dirt from blowing or drifting from said  
 lot or lots. If effective measures to abate said nuisance are not taken  
 within five days after the conclusion of the hearing provided for and  
 announced herein, the Director of Public Works shall take such steps  
 as shall be necessary to effectively abate said nuisance, in which case  
 the costs thereof shall be assessed upon the lots and lands upon which  
 such measures are taken and said costs will constitute a lien upon such  
 lots or land until paid. Reference is hereby made to said resolution for  
 further particulars.

All property owners having any objections to the proposed measures  
 to abate said nuisance are hereby notified to attend a meeting of the  
 Board of Supervisors of the said City and County of San Francisco to  
 be held on the ..... day of ....., 19...., when their objections  
 will be heard and given due consideration.

Dated this ..... day of ....., 19....

DIRECTOR OF PUBLIC WORKS,

By.....  
 Secretary.

Said notice shall be posted at least five days prior to the time for  
 hearing objections by the Board of Supervisors.

*In addition to said posting, the Secretary of the Department of Public Works shall cause to be mailed, at least five (5) days prior to the hearing, postage prepaid, a copy of such order to each property owner whose name appears upon the assessment book of the City and County current at the time of the making of such order, and whose property is to be assessed for the proposed work. In case any lot, piece or parcel of land liable to be assessed for such work be assessed on such assessment book to "unknown owners," then no copy of such order need be mailed to the owner thereof.*

*The mailing of such copy of such order shall be to the address as the same appears upon the said assessment book as indicating the address of the owner of the property to be assessed for such work, and in case no such address appears upon said assessment book, then the mailing of such copy may be made either to an address designated in the last issue of the city directory having relation to a name corresponding to that of such owner, if such a name appear therein, or to an address obtainable from any other probably reliable source of information that may be conveniently available to the person performing such mailing, or such mailing to such owner may be made to the general delivery of the post office at the city and county.*

*Such requirement for such mailing of the copies of the order of intention shall not be deemed jurisdictional, and the failure of the said property owners, or any of them, to receive said copies of the said order, or any error or omission in relation to the said mailing of the same, shall in no wise affect the validity of the proceeding or prevent the Supervisors from acquiring jurisdiction to order the proposed work. Knowledge of the making of such order of intention acquired by any such owner, prior to the date of action thereon, in any manner other than by mailing to him a copy of such order, shall be deemed the equivalent of such mailing for all purposes to be subserved thereby.*

**Sec. 730. Hearing—Objection—Decision.** At the time stated in the notices, the Board of Supervisors shall hear and consider all objections or protests, if any, to the proposed measures to be taken to pre-

vent sand or dirt blowing or drifting from the named lots and lands, and may continue the hearing from time to time. Upon the conclusion of said hearing, the Board of Supervisors, by resolution, shall allow or overrule any or all objections to the proposed measures to abate said nuisance, whereupon the Board of Supervisors shall be deemed to have acquired jurisdiction to proceed and perform the work of planting cover crops, or taking such other measures as may be necessary to prevent sand or dirt from drifting or blowing from said property or properties, and the decision of the said Board on the matter shall be deemed final and conclusive.

**Sec. 731. Resolution Ordering Abatement—Owners May Take Necessary Action to Abate.** After final action has been taken by the Board of Supervisors on the disposition of any protests or objections, or in case no protests or objections have been received, the Board of Supervisors of the City and County of San Francisco, by resolution, shall order the Director of Public Works to plant cover crops, or to take such other measures as he may deem necessary to abate said nuisance, and the said Director of Public Works is hereby expressly authorized to enter upon private property for that purpose.

Any property owner whose property is posted as provided in Section 729 hereof shall have the right to take any action which will effectively prevent the blowing or drifting of said sand or dirt from his property, provided that such measures must be taken within five days after the conclusion of the hearing provided for in Section 729 hereof. Such action must be approved by the Director of Public Works and performed in a diligent manner and shall be completed so as to effectively abate said nuisance within a reasonable time, and provided further that such measures shall be taken at the expense of said property owner. Failure of the owner of any such property to diligently prosecute the work necessary to abate said nuisance shall be authority for the Director of Public Works to take the action provided for in the first paragraph of this section.

**Sec. 732. Cost—Report to Supervisors—Notice of Hearing.** Upon the completion of the work of abating said nuisance by the Director of Public Works, he shall submit a detailed report of the cost thereof to the Board of Supervisors, apportioning the said cost among the respective lots or parcels of land on which said work was done. When said report has been submitted, the clerk of the Board of Supervisors shall cause a copy thereof to be posted in a conspicuous place in the City Hall at least three days prior to the hearing on said report, and there shall be appended to said report, and posted therewith, a notice of the time and place of said hearing.

**Sec. 733. Hearing of Report — Objections — Decision — Special Assessment.** At the time fixed for the hearing on said report, or at any other time to which said hearing shall be continued, the Board of Supervisors shall hear said report, together with any objections made by any of the property owners liable to be assessed, for the work of abating said nuisance, and may confirm said report on making such modifications therein as the Board shall deem proper, and shall adopt said report either as submitted or as modified by said Board of Supervisors, and shall determine the fair and just amount of the cost of abating the said nuisance and apportion the same upon the various parcels of land mentioned in said report. When said report is confirmed by said Board of Supervisors, either as originally submitted or as modified by said Board, the amount of the cost of abating said nuisance as determined by the Board of Supervisors, and as apportioned among the respective lots of land covered by said report, shall constitute a lien and charge upon each particular parcel of land mentioned in said report. A copy of said report, as finally confirmed by the Board of Supervisors, shall be delivered to the Assessor and a copy also to the Tax Collector of the City and County of San Francisco, whereupon it shall be the duty of the Assessor to charge against each

particular lot of land mentioned in said report the respective amount assessed against said lot, and it shall be the duty of the Tax Collector to collect said amount when collecting the first installment of city and county taxes levied against said lot. Any amount charged against any of said lots, if not paid with the first installment of city and county taxes, shall be subject to the same penalties as would the city and county taxes against said lot for nonpayment thereof. The amount assessed against each of said lots, as hereinbefore provided, shall continue to be a lien on said respective lots until the same is paid. Nothing herein contained shall prevent the Tax Collector or the Bureau of Delinquent Revenue from commencing and prosecuting an action in the proper court to recover the amount assessed against said lot and to foreclose the lien existing against said lot for the payment of said assessment. All moneys received in payment of said lien or charge against said lot shall be credited to the fund provided for in Section 734 of this Article.

Sec. 734. A fund shall be provided to cover the cost of abatement of any such nuisance in the City and County of San Francisco, said fund to be a revolving fund and to be replenished from the moneys collected as the result of the special assessments provided for herein.

Section 2. This ordinance is passed as an emergency ordinance and the Board of Supervisors does by the vote by which this ordinance is passed declare that an actual emergency exists which makes it necessary that this ordinance should become effective forthwith, the nature of said emergency being that drifting and blowing sands from certain districts in the city and county affect the health, safety and property of a large number of citizens of said city and county, and the period is now at hand when said sand is more apt to blow and drift, and furthermore that if cover crops are to be planted to abate said nuisance, the same must be planted during the present rainy season.

Approved by the Director of Public Works.

Approved as to form by the City Attorney.

*February 8, 1943—Consideration postponed one week.*

#### Discussion.

Following presentation of communication from Mr. Henry F. Wrigley, attorney representing the Associated Home Builders of San Francisco, in which Mr. Wrigley opposed the passage of the foregoing bill in its present form, and suggested several amendments thereto. Supervisor Shannon requested the privilege of the floor for John J. Tehaney, attorney, who also desired to protest the passage of the proposed Drifting Sand Ordinance.

Supervisor Uhl objected to passage of the ordinance, as presented, stating that there was a question of its legality, and moved that it be re-referred to Joint Committee on Finance and Streets, and that an opinion as to the legality of the proposed legislation be requested from the City Attorney. Motion seconded by Supervisor Mead.

Supervisor Meyer objected to re-reference to committee. This matter, he stated, has been before the Board for a long time and many amendments thereto have been made. Everyone has been notified and has been heard. At the meeting of February 8, the bill was re-referred to committee and further amended to provide for notification to property owners. He was opposed to any further delay in the enactment of the proposed legislation.

Supervisor Mead stated that he had seconded the motion for re-reference to committee pursuant to request. He agreed with Supervisor Meyer as to committee hearings, but he believed the request for re-reference should be granted in order to permit further hearing.

Supervisor Gallagher reported that this ordinance was passed some-

time previous but it appeared later that amendments were necessary to make the ordinance legal. He was opposed to sending it back to committee. However, he would have no objection to hearing from Mr. Tehaney.

Thereupon, Supervisor Uhl presented a communication, addressed to himself by Mr. Carl Gellert, secretary, Associated Home Builders, opposing the passage of the ordinance and requesting its re-reference to committee.

Supervisor Meyer again objected to re-reference to committee, calling attention to the streets in the Sunset District which were being covered by drifting sand. The cost of the cover proposed to hold down the sand would be but little, from one to one-half cents per square foot. Planting of cover, he stated, has kept the Sunset Boulevard free from drifting sand.

Mr. Al Skelly, Assistant City Attorney, announced that the legislation, as now presented, was in legal form and enforceable, and it followed, to a great extent, the State Weed Abatement Act.

Thereupon, the roll was called and the motion to re-refer to committee was *defeated* by the following vote:

Ayes: Supervisors Brown, Mead, Uhl—3.

Noes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—8.

#### Privilege of the Floor.

Mr. John J. Tehaney, on motion by Supervisor Shannon, was granted the privilege of the floor. Mr. Tehaney announced that he represented the Associated Home Builders Association and the Sunset District Property Owners' Association. Both organizations were opposed to the proposed legislation. The only solution, Mr. Tehaney held, was building construction. Authority has been granted for the building of 1000 buildings for war workers; this construction will be of great help in controlling drifting sands. It is impractical, continued Mr. Tehaney, to cover such a tremendous area as would be necessary to stop the sand from drifting. Mr. Tehaney disputed the statement that because of cover crop the Sunset Boulevard was free from drifting sand.

Mr. Carroll Newburg, representing the Central Council of Civic Clubs, and Mrs. Hart, resident in the Sunset District, both urged approval of the proposed legislation without further delay.

Supervisor Mead, in further explanation of his views, stated that he had voted for the legislation in committee, but he could not see why a week's delay could do any harm. However, since the Board of Supervisors had denied the request for postponement, in order that other citizens might be heard, he could not vote for the ordinance.

Supervisor Roncovieri announced that he regretted that he had previously voted against re-reference to committee. He believed that he had voted wrong, and he would now move that the matter be re-referred to committee. Motion seconded by Supervisor Uhl.

Supervisor Mead, again explaining his views, stated that he did not question but what the proposed legislation was good. However, there are responsible citizens desiring to be heard, and he believed that privilege should be granted them.

Thereupon, the roll was again called, and the motion to re-refer to committee was *defeated* by the following vote:

Ayes: Supervisors Brown, MacPhee, Mead, Roncovieri, Uhl—5.

Noes: Supervisors Colman, Gallagher, Gartland, Green, Meyer, Shannon—6.

### Final Passage.

The roll was again called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Passed for Second Reading.

**Acceptance of Roadway of Visitacion Avenue Between Hahn and Schwerin Streets, Including the Crossing of Visitacion Avenue and Sawyer Street, Including the Curbs.**

(Series of 1939)

Bill No. 2090, Ordinance No. . . . ., as follows:

Providing for acceptance of the roadway of Visitacion Avenue between Hahn and Schwerin Streets, including the crossing of Visitacion Avenue and Sawyer Street, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Visitacion Avenue between Hahn and Schwerin Streets, including the crossing of Visitacion Avenue and Sawyer Street, including the curbs.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Acceptance of Roadway of Nineteenth Street Between Third and Illinois Streets, Including the Curbs.**

(Series of 1939)

Bill No. 2091, Ordinance No. . . . ., as follows:

Providing for acceptance of the roadway of Nineteenth Street between Third and Illinois Streets, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Nineteenth Street between Third and Illinois Streets, including the curbs.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.



**Adopted.**

The following recommendation of Judiciary Committee was taken up:

**Present:** Supervisors Gartland, Green, Shannon.

**For Limited Tenure, and Restricted to the State of California, Exempting Certain Positions in the Civil Service Commission From Residence Qualifications.**

(Series of 1939)

Resolution No. 3174, as follows:

Resolved, That, in accordance with the recommendation of the Civil Service Commission and pursuant to the provisions of Section 7 of the Charter, for limited tenure appointments, the following positions are hereby exempted from the residential requirements of the Charter as set forth in said Section 7 thereof for the duration and six months thereafter.

G51 Personnel Assistant.  
G52 Senior Personnel Assistant.  
G58 Civil Service Examiner.

Further Resolved, That the exemptions provided herein shall be restricted so that appointments to said positions shall be limited to persons holding legal residence in the State of California.

**Discussion.**

After explanation of the foregoing resolution, Supervisor Mead announced that he was opposed to waiving residential requirements of the Charter. He was opposed to filling positions in the city service by other than residents of San Francisco.

Supervisor Gallagher, noting that the resolution, as presented, contained no provision to limit the time during which residential requirements of the Charter might be waived, and moved that there be added thereto an amendment to provide for effective period through the duration and for six months thereafter.

Motion *carried* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—9.

No: Supervisor Mead—1.

Absent: Supervisor Brown—1.

Thereupon, the roll was again called, and the foregoing resolution, as amended, and reading as above, was *adopted* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—9.

No: Supervisor Mead—1.

Absent: Supervisor Brown—1.

**Adopted.**

The following recommendations of Public Utilities Committee were taken up:

**Present:** Supervisors Brown, Meyer.

**Approving Special Water Rate for Victory Garden as Set Forth in Public Utilities Commission Resolution No. 5440.**

(Series of 1939)

Resolution No. 3175, as follows:

Resolved, That the revision of San Francisco Water Department rates, providing a Special Rate for Victory Garden Usage, as set forth

in Public Utilities Commission Resolution No. 5440, adopted January 25, 1943, be and are hereby approved and made official.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Requesting Public Utilities Commission to Consider Rerouting Marina Bus Line So That Persons Whose Destination Is the Presidio May Be Carried Thereto From the Terminal of the "F" Line.**

(Series of 1939)

Resolution No. 3176, as follows:

Whereas, the San Francisco Presidio is now housing thousands of more soldiers than it has in the history of San Francisco; and

Whereas, in order to build the barracks and other facilities necessary to accommodate this influx of soldiers, thousands of workers, including the office personnel required to handle the increased amount of paper work, are each morning entering the Presidio; and

Whereas, unless these workers ride either the E or D street car lines they are obliged to walk about one-half a mile from the nearest other street car or bus terminal; now, therefore, be it

Resolved, That the Public Utilities Commission be and is hereby respectfully requested to investigate, and report its findings to this Board of Supervisors, the possibility of rerouting the Marina Bus Line from its point of commencement to the street car terminal in the Presidio so that the civilian workers who ride the F line to work will not have to walk approximately one-half mile each morning.

#### Discussion.

Supervisor Green, in discussing the foregoing resolution, stated that it had been suggested that the Municipal Railway "E" line be rerouted, and he expressed a desire that the foregoing resolution be returned to committee so that a proposed change in the "E" line might be considered along with the resolution.

The Chair, however, was opposed to the suggestion. The foregoing resolution should be adopted. The other matter about which Supervisor Green spoke might be brought in at any time.

Thereupon, no objection being made, the roll was called and the foregoing resolution was *adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### **ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

#### **Adopted.**

The following recommendation of his Honor the Mayor was taken up:

**Leave of Absence, Honorable Lloyd E. Wilson, Member of Public Welfare Commission.**

(Series of 1939)

Resolution No. 3179, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Lloyd E. Wilson, member of the Public Welfare Commission, be and he is hereby granted a leave of absence of thirty

(30) days, commencing February 17, 1943, with permission to leave the State.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Requesting Chief Administrative Officer to Make Study of Sewer Rental Plan in Effect in Other Cities and Report to Board His Views as to Advisability of Adoption of Such Plan by City and County and If Recommended to Prepare Legislation Necessary to Carry Such Plan Into Effect.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3178, as follows:

Whereas, because the sewer system of San Francisco is old, dilapidated and inadequate, the following unsatisfactory conditions exist:

1. Dumping of all untreated sewage from one-half of the city into the Bay at Pier 37, rendering the waterfront offensive, discoloring the hulls of ships and leaving Aquatic Park waters unfit for swimming.
2. Because of the inadequacy of the ancient trunk sewers, damage to private property occurs at every heavy rainstorm when sewage backs up, flooding basements and garages.
3. A potential menace to the health of the people of San Francisco.

Whereas, this situation, deplorable enough in ordinary times, is aggravated and its seriousness increased due to the over-taxing of sewer facilities occasioned by our increased population; and

Whereas, only \$5,000,000 has been expended on sewer construction and reconstruction since 1908 and it is estimated that approximately \$20,000,000 will be necessary, over a period of years, for modern, adequate and safe sewage facilities; and

Whereas, the electors have on many occasions in the last several years refused to approve general obligation bond issues for sewers and sewer disposal, rendering it impossible to remedy the situation through that method of financing; and

Whereas, many cities throughout the United States have successfully overcome similar problems through the adoption of the sewer rental plan under which the cost of construction, reconstruction and maintenance of sewage facilities are met through the assessment upon water users in the community of a nominal charge to cover the cost of disposal of such water; and

Whereas, it appears necessary and prudent that the sewer rental plan should be adopted in San Francisco; now, therefore, be it

Resolved, That the Chief Administrative Officer be and is hereby requested to make a study of the sewer rental plan in effect in other cities and to report to this Board his views as to the advisability of the adoption of such a plan by the City and County of San Francisco; and be it

Further Resolved, That should the Chief Administrative Officer recommend the adoption of such a plan, he is respectfully urged to arrange for the preparation of such legislation as is necessary to carry such plan into effect.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Report by Supervisor MacPhee in Support of Resolution Re Sewer Rental Plan.

Stories appearing in the daily press last week called attention to the budget request of the Department of Public Works for \$641,000 during the next fiscal year for sewer construction, reconstruction and repair. These items are responsible for almost the entire nine-cent increase in the property tax rate which would result if the Works Department request is approved.

Just because sewers are unseen is no reason to neglect them. San Francisco, however, has sadly neglected its sewer system. The cost of a necessary program of modernization must be borne either by increasing property taxes or by the use of sewer rental charges such as other cities all over the country are doing. Over 400 United States cities charge sewer rentals; among these are:

Buffalo	Detroit	Portland
Cleveland	Duluth	Richmond
Columbus	Fort Wayne	St. Paul
Dallas	Fort Worth	Seattle
Dayton	Minneapolis	Toledo
Des Moines		

The American Public Works Association made a survey of sewer rentals in 1939 and brought the study up to date in 1941. The following table is reproduced from the 1941 revision:

TABLE 13

#### *Public Attitude Toward Rate Structures in Force*

<i>Reported Opinion</i>	<i>No. of Cities</i>
Very satisfactory .....	44
No complaint .....	30
Very few complaints.....	14
Complaints by certain classes.....	5
Too high .....	4
	<hr/> 97

The Association comments that "as might be expected, most of the complaints come from industrial users." It is also noted that the sewer system in one of the "Too High" cities was privately owned and operated, and that in another, charges are one and one-half times the water bill.

The chief objection to financing the needed improvements from property taxes is that realty already carries a disproportionate share of the tax burden. It is understandable, therefore, that more than a third of the voters have opposed general obligation bonds for sewer purposes, especially as other avenues of financing are open.

Before we consider adding to our tax rate for sewer purposes, it is my suggestion that we investigate the methods used in these other cities and determine if what they are doing so successfully can be appropriately adopted by San Francisco.

Report ordered *filed*.

#### Left Hand Turns in Down Town District.

Supervisor Mead, under his name on Roll Call, called attention to present traffic regulations prohibiting "Left Hand Turns" at certain down town street intersections. Since the adopting of such legislation, conditions have changed considerably, and instead of working a benefit to automobile drivers it is now working a hardship.

Supervisor Gallagher, in reply, announced that evidently he and Supervisor Mead had noted the same news story. Because of the story, earlier in the day Supervisor Gallagher had made inquiries and had learned that the Police Department favored the removal of certain restrictions with respect to left hand turns in the down town district, and that the matter had been referred to the City Planning Commission for report and recommendation. A letter from the City Planning Commission, although dated January 14, had reached the Board only on Saturday, February 13th.

Supervisor MacPhee called attention to resolution presented by him in December, requesting the City Planning Commission to give consideration to the abolishing of left hand turns in the down town district. This resolution was adopted by unanimous vote and sent to the Commission. Today, February 15, Supervisor MacPhee continued, he had received a letter from the City Planning Commission, stating that the Commission was hastening to bring the matter to a head.

Thereupon, Supervisor Gallagher presented the following resolution, and moved for suspension of the rules for the purpose of immediate consideration thereof. The resolution should be passed without delay. It is in conformity with the requests of the Police Department and the recommendations of the City Planning Commission.

**Removing "Left Hand Turn" Prohibition at Certain Down Town Intersections.**

(Series of 1939)

Whereupon, the following resolution was taken up:

Resolution No. 3177, as follows:

Amending Resolution No. 3080 (Series of 1939), entitled "Traffic Regulations—left hand turn prohibited by adding certain streets from which it is permissible to make left hand turns into Market Street and certain streets into which it is permissible to make a left hand turn from Market Street," by deleting therefrom certain intersections within which a left hand turn could not be made under the provisions of said resolution.

Resolved, That pursuant to Article 3, Section 34 of Bill 863, Ordinance 890 (Series of 1939), "Traffic Code," the following named intersections be and the same are deleted from Section (c) of Resolution No. 8030 (Series of 1939):

Sutter and Powell Streets.  
Sutter and Grant Avenue.  
Sutter and Kearny Streets.  
Post and Powell Streets.  
Post and Stockton Streets.  
Post and Grant Avenue.  
Geary and Powell Streets.  
Geary and Stockton Streets.  
Geary and Grant Avenue.  
Mission and Second Streets.  
Mission and New Montgomery Streets.  
Mission and Third Streets.  
Mission and Fourth Streets.  
Mission and Fifth Streets.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Resignation of George W. Kemper as Director of Golden Gate  
Bridge and Highway District.**

The following communication was presented and read by the Clerk:

February 11, 1943.

The Board of Supervisors of the  
City and County of San Francisco,  
City Hall, Civic Center,  
San Francisco, California.

Honorable Sirs:

It has been my happy privilege by your generous sufferance to have served for the past ten months as a Director of the Golden Gate Bridge and Highway District. It has been the source of a wonderful education for me and I have sensed a deep responsibility to your Board and to the taxpayers of San Francisco.

As I have observed and studied the problems of the Bridge District I have formulated some ideas about its difficulties and believe that these can be reduced to one major problem, fundamental in character, which is not well understood by our taxpayers through the maze of misinformation they have received. This fundamental problem is that the present financial structure is set up with too short a period to pay. If it were not for this unfortunate error, we might not now be faced with a large part of our financial difficulties. The amortization period for the Golden Gate Bridge bonds was set at thirty-four years from the opening of the project whereas the San Francisco-Oakland Bay Bridge was forty years and other bridges for even longer terms. On this short term financing period, therefore, the bridge revenue must average \$7,657 per day in order to meet its bond redemption and interest charges, as well as operating expenses. Never since the bridge has opened have these requirements been met and in 1942, the best year the bridge had and the first year it carried one hundred per cent of the transgate traffic, the revenues averaged only \$6,440 per day. No more large gains in revenue may be expected as was enjoyed in the early years of operation when absorption of ferry traffic was a factor. The only traffic increases now will come from population increases which will be small (inflated war population cannot be considered).

It is plain to even the layman, therefore, that the problem is not a short term problem but a long term problem. If we can just meet our financial requirements now when our bond redemption amounts are low, we cannot expect to meet them in later years when they increase sharply. In fact, on a strict actuarial basis, we now should have accumulated in a sinking fund over \$3,250,000 whereas we have slightly over \$1,250,000 to meet deficits.

The only protection, in my humble estimation, that we can yet give to our taxpayers is to refinance our obligations. Under the refinancing plan presented to the Directors the average daily revenue necessary to meet obligations through to maturity would be reduced to \$6,500 per day.

Let us consider a simple problem. You purchase an automobile, let us say, for \$1,200 to be paid off at the rate of \$100 per month for twelve months. At the end of six months you find that your income does not permit your continuing those high payments so the only alternative is to refinance. If you extend the term of payment an additional six months on the unpaid balance of \$600 you thereby reduce the monthly payment to \$50. Why not do that for the Bridge District and reduce the payments to fall within income? There are, of course, more intricacies to it than I have so simply stated, but I have merely tried to illustrate here the problem and, so far as I know, the only answer, except to go into the taxpayers' pocket, which is reprehensible, except as the last resort.

As I said, my term as a Director has been interesting and I hope constructive. The exigencies of war, however, have placed such increased demands on my time that I cannot in justice to my employer continue to sacrifice his time to my duties as a Director of the Golden Gate Bridge and Highway District under such circumstances, no matter what my personal desires or wishes might be.

It is with profound regret, therefore, that I respectfully submit my resignation as a Director of the Golden Gate Bridge and Highway District.

Sincerely and cordially yours,

(Signed) GEO. W. KEMPER.

Following the reading of the foregoing communication, Supervisor Mead moved that the resignation of Mr. Kemper be accepted. Motion seconded by Supervisor Brown.

*No objection, and resignation accepted.*

Supervisor Brown announced that he desired to comment briefly on the communication by Mr. Kemper, in which the subject of financing the bridge was discussed. The subject was considered very carefully while both he and Supervisor Shannon were Directors. It was brought out that with the reduction in interest each year as bonds were paid off, the only place where there existed any doubt as to ability to carry out the financial program is in the last five-year period. The present condition may produce some unconsidered factors, but he did not think Mr. Kemper had given adequate study to the problem in making his statement. The attorney for the bridge has pointed out that the bridge will be able to borrow money without taking recourse to additional bonds. During that five-year period at the end of the program, any deficit can be absorbed by borrowing from banks to be paid off after the bond issue has been retired. This matter has been thoroughly considered by the Board of Directors.

Thereupon, the resignation of Mr. Kemper having been accepted, the Chair *referred the communication to the Finance Committee.*

**Electing Edmund G. Brown as Director of the Golden Gate Bridge and Highway District.**

(Series of 1939)

Thereupon, Supervisor Mead presented the following:

Resolution No. . . . ., as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby elect Edmund G. Brown as a Director of the Golden Gate Bridge and Highway District for the City and County of San Francisco vice Director George Kemper, resigned.

#### **Immediate Consideration Refused.**

The foregoing resolution, stated Supervisor Mead, had been endorsed by eight members of the Board, and apparently was without opposition. For that reason, he would move suspension of the rules for the purpose of immediate consideration.

Supervisor Shannon, however, objected to immediate consideration, and presented for consideration for appointment as Director the name of Edward Kenney. Sometime ago he had agreed to recommend Mr. Kenney for the appointment. Mr. Kenney had stepped aside to permit the appointment of Mr. Del Carlo, with the understanding that he could receive consideration when another vacancy should occur. In line with his promise to Mr. Kenney, Supervisor Shannon continued, he was presenting Mr. Kenney's name, notwithstanding the fact that eight

members of the Board have signed this resolution naming Mr. Edmund G. Brown. He would have to vote against suspension of the rules in line with his promise to Mr. Kenney.

Supervisor Colman objected to immediate consideration. He had nothing against Mr. Brown, and he had never agreed to support Mr. Kenney, but he had proposed previously the name of Mr. Vayssie, recommended to the Board by the Lafayette Club. The name of Mr. Charles Kendrick also has come to mind. Supervisor Colman continued, stating that he did not care to vote against Mr. Brown, but he would prefer to have time to think things over. In concluding, Supervisor Colman announced that he was not voting against Mr. Brown, but he would move to amend by changing the name from Mr. Brown to Mr. Vayssie. Motion *failed* for want of a second.

Thereupon, Supervisor Colman suggested a week's postponement for further consideration.

Supervisor Shannon announced that he would like to have a week's continuance. It might be possible that Mr. Kenney would release him from his promise and that the vote for a successor to Mr. Kemper might be made unanimous.

Supervisor Green announced that he had signed the resolution naming Mr. Brown, a friend of many years standing. However, he stated, he felt as did Supervisor Shannon, that if Mr. Kenney would step aside the Board would give him full and perhaps favorable consideration later. He would like to see a postponement of consideration. He also requested that his name be removed from the resolution.

Whereupon, the Chair *referred the foregoing matter to Finance Committee.*

### **Electing Edward Kenney as Director of the Golden Gate Bridge and Highway District.**

(Series of 1939)

Thereupon, Supervisor Shannon presented:

Resolution No. . . . . , as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby elect Edward Kenney as a Director of the Golden Gate Bridge and Highway District for the City and County of San Francisco vice Director George Kemper.

*Referred to Finance Committee.*

### **Consideration of Effect of Declaring San Francisco to Be Labor Shortage Area With Accompanying Imposition of Forty-eight-Hour Week.**

Supervisor Brown, under his name on Roll Call, called attention to declaration by the Federal Government that San Francisco faces a labor stringency, and that a 48-hour week may be put into effect. It might be difficult to put the 48-hour week into effect in many minor businesses in San Francisco. It would mean that employees would be placed on a 48-hour week, with 30 per cent increase in compensation. This would apply to the insurance business, banks, department stores, hotels, etc. It would apply also to city employees. The City and County would be faced with a 30 per cent increase in its payroll. The matter would be done, probably on a six weeks' notice. Because of the seriousness of the situation, Supervisor Brown suggested that the Board of Supervisors conduct a public hearing and invite affected parties to be present. Employee groups, labor groups and city employee groups should be invited to give expression to their feelings in the matter. If the 48-hour week is made mandatory, many smaller businesses could



not absorb the increased labor cost and might be forced out of business. The problem will have a very serious effect on San Francisco. It is possible some alteration can be suggested to the Federal Government to alleviate the situation to some extent. Thereupon, Supervisor Brown moved that the Commercial and Industrial Development Committee be requested by the Board of Supervisors to conduct a public hearing to secure from interested parties in the city an expression as to the possible effects on them, favorable or unfavorable, of the 48-hour week. Motion seconded by Supervisor Mead.

Supervisor Shannon, in speaking to the motion, stated that he would like to look into the situation a little more carefully before voting for a matter of that kind, that might be so far-reaching. He believed there should be a preliminary hearing in committee, and he moved that matter be sent to committee with a statement by Mr. McNutt, so that the Board will know just how far-reaching it is. Motion seconded by Supervisor Uhl.

Thereupon, the Chair *referred the matter to the Joint Commercial and Industrial Development, and the Public Welfare Committee*, and requested that Supervisor Brown, in due course of time, present a resolution along the lines of his remarks.

#### **Intention of Closing Pringle Court From Greenwich Street Northerly to Its Northerly Termination.**

(Series of 1939)

Supervisor Shannon presented with recommendation of Streets Committee:

Resolution No. . . . ., as follows:

Resolved, That the public interest requires and that it is the intention of this Board of Supervisors to close and abandon Pringle Court situated in the City and County of San Francisco, State of California, and more particularly described as follows:

All of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

Said closing and abandonment of said Pringle Court shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

To cover the cost of advertising and other expenses in connection with said closing of Pringle Court, Merchants Ice and Cold Storage Company, the abutting property owner, shall pay the City and County of San Francisco the sum of \$100.

The Clerk of this Board of Supervisors is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and said Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

Approved as to form by the City Attorney.

Approved by the Director of Property.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

*Consideration postponed until Tuesday, February 23, 1943.*

## CHARTER AMENDMENT

### SALARY ADDITIONS

Supervisor Shannon presented:

Section 70.2. Whenever, in the judgment of the mayor and the board of supervisors, extraordinary economic conditions actually exist due to increased costs of living, as determined by the United States Bureau of Labor Statistics or other public entity authorized to determine and forecast living costs, the board of supervisors, by a three-fourths vote of all of its members, with the concurrence of the mayor, shall have power, and it shall be its duty, to adopt the following, to-wit:

Subdivision 1. To officially declare that a public emergency exists, and to fix the approximate anticipated time during which said emergency shall continue, provided that no such emergency shall be anticipated to continue beyond the end of the fiscal year during which the same is declared, unless such emergency be declared subsequent to the first day of January of said year, and which event the said emergency may be anticipated to continue until the end of the next succeeding fiscal year.

Subdivision 2. To provide that while said emergency as declared continues to exist there shall be added to the gross compensations of each (officer and) employee of the city and county of San Francisco not less than the respective amounts hereinafter set forth. Provided, however, that salaries and compensations specified in this charter, salaries and compensations in excess of \$300 per month, and salaries and compensations of the teaching and other technical forces of the San Francisco Unified School District shall be subject to the provisions of this section.

The minimum additions to the salary or compensation of each officer or employee heretofore referred to shall be as follows, to-wit:

(a) To the salaries or compensations of officers or employees whose earnings exceed \$100 per month, and do not exceed \$120 per month, two (25) per cent to the amount of the gross monthly earnings of each of such officers or employees.

(b) To the salaries or compensations of officers or employees whose earnings exceed \$120 per month, and do not exceed \$150 per month, twenty (20) per cent to the amount of the gross monthly earnings of each of such officers or employees.

(c) To the salaries or compensations of officers or employees whose earnings exceed \$150 per month, and do not exceed \$165 per month, eighteen (18) per cent to the amount of the gross monthly earnings of each of such officers or employees.

(d) To the salaries or compensations of officers or employees whose earnings exceed \$165 per month, and do not exceed \$185 per month, sixteen (16) per cent to the amount of the gross monthly earnings of each of such officers or employees.

(e) To the salaries or compensations of officers or employees whose earnings exceed \$185 per month, and do not exceed \$200 per month, fifteen (15) per cent to the amount of the gross monthly earnings of each of such officers or employees.

To the salaries or compensations of officers or employees whose gross earnings exceed \$200 per month, and do not exceed \$210 per month, fourteen per cent to the amount of the gross monthly earnings of each of said officers or employees.

To the salaries or compensations of officers or employees whose gross earnings exceed \$210 per month, and do not exceed \$230 per month, thirteen per cent to the amount of the gross monthly earnings of each of said officers or employees.

To the salaries or compensations of officers or employees whose gross earnings exceed \$230 per month, and do not exceed \$250 per month, twelve per cent to the amount of the gross monthly earnings of each of said officers or employees.

To the salaries or compensations of officers or employees whose gross earnings exceed \$250 per month, and do not exceed \$270 per month, eleven per cent to the amount of the gross monthly earnings of each of said officers or employees.

To the salaries or compensations of officers or employees whose gross earnings exceed \$270 per month, and do not exceed \$300 per month, ten (10) per cent to the amount of the gross monthly earnings of each of said officers or employees.

Provided, however, that gross monthly earnings of any of said officers or employees shall not be increased to more than \$300 per month as a result of this action.

Division 3. At the time such emergency, as herein provided, is declared the board of supervisors shall direct the controller to prepare a statement of funds available for the purpose of meeting the additions as herein provided. In the event such statement shall set forth an amount insufficient to meet the requirements of this section it shall be incumbent upon the controller to apply the funds as are available to provide for said additions to the lowest monthly salaries as set forth hereinbefore. It shall be the duty of the board of supervisors, the controller and the mayor, in preparing or submitting annual budget estimates for the fiscal year following the declaration of the emergency, to provide sufficient funds to compensate employees for the deficiency resulting from said lack of funds. As funds become available additions as herein provided shall be granted in the order of salaries received at the time said emergency was declared. The employee receiving the lowest said salary shall be fully compensated and so forth until the employee receiving the highest salary shall have been fully compensated for the additions herein provided. Provided, however, that all of said accrued salary additions shall be paid no later than July 31 in the fiscal year following declaration of the emergency.

Should any such emergency declared as herein provided be anticipated to continue into the next fiscal year following the one during which said emergency has been declared, the heads of all departments, the controller and the mayor, in preparing or submitting their respective annual budget estimates, shall base and estimate the salaries and compensations to be paid to the officers and employees of their respective departments, or, in the case of the mayor and the controller, to be paid to the officers and employees of all departments, at amounts not less than the said salaries and compensations as

increased by the above-mentioned percentages on the above-mentioned salaries and compensation rates, and the annual appropriation and salary ordinance shall fix said salaries and compensations accordingly. When any emergency is declared after the annual budget is prepared or adopted, or after the annual appropriation or salary ordinances are enacted, and before the annual tax is fixed as provided by law, said budget and said appropriation and salary ordinances may be revised or reenacted, so that the additions herein authorized to be made may be reflected in the amount of the tax levy.

Subdivision 4. All of such additions, whether made after the passing of the annual budget, appropriation and salary ordinances or included therein, shall be deemed as temporary additions to the salaries and compensations of said officers and employees, and shall be continued only during the anticipated emergency period for which said emergency has been declared.

Subdivision 5. In making the additions herein provided for, the value of board, room and laundry or other maintenance furnished by the city or county to any officer or employee, when the same is made a part of his compensation by the civil service commission, shall be added to the monetary salary or compensation paid to said employee, and the amount of addition to said salary or compensation shall be based on said monetary salary plus the value of said board, room and laundry or other maintenance.

Subdivision 6. During the period that any emergency shall exist after being so determined as hereinbefore provided, the controller, with the approval of the mayor and the board of supervisors, may reallocate any unencumbered balance of funds heretofore appropriated for any purpose, or any part thereof, to the credit of any department or office exclusive of moneys or appropriations made or required to be made to any bond, bond interest, bond redemption, pension or trust fund, so that the same shall be available to meet the necessities of said emergency, irrespective as to whether the amount allocated to said department or office is fixed by this charter or is the result of a provision provided by said charter to be levied for said department. Should the period during which said emergency is anticipated to exist extend beyond the end of the fiscal year in which the same was declared to exist, the mayor, with the approval of the board of supervisors, may reduce the amount of any mandatory appropriation provided to be allocated to any office or department or may increase the amount of any tax provided by the charter to be levied for the support or maintenance of any department or office.

The provisions of this section shall have precedence over conflicting provisions of this charter, but nothing herein contained shall adversely affect the rights of the officials and employees as set forth in section 151 of the charter. Contributions by the city and county and by members of the San Francisco City and County Employees' Retirement System to, and benefits, pension payments and allowances under said retirement system, shall be calculated on the basis of gross salaries and compensations of such members in the same manner and amounts as if no additions to said gross salaries and compensations were made under this section.

Within ten days after this amendment becoming effective, the board of supervisors and the mayor shall officially declare, by resolution, that a public emergency exists in San Francisco within the meaning of this section; and that it is anticipated that said emergency will continue until the end of the fiscal year 1943-1944, and the additions to salaries and compensations at

imum rates herein provided shall be effective until the end of said fiscal

ould any emergency be declared pursuant to the provisions of this section which will be effective after the end of the fiscal year 1943-1944, which, in the judgment of the board of supervisors, will necessitate additions to the salaries of the officers and employees of the city and county, over and above the amounts herein provided for, the board of supervisors, by a three-fourths vote of its members, and with the approval of the mayor, may authorize further additions to the salaries and compensations of any of said officers and employees by increasing the additions in this section provided for by an amount which said board of supervisors shall deem as necessary to meet the exigencies of the current emergency.

*Referred to Judiciary Committee.*

### In Memoriam—Timothy Ryan.

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3180, as follows:

Whereas, this Board of Supervisors is shocked to learn of the untimely passing of Police Officer Timothy Ryan, who was killed in the prime of life while in performance of his official duty; therefore, be it

Resolved, That the Board of Supervisors expresses to the bereaved family of the deceased the keen sense of loss felt by San Francisco as a whole at the loss of so good a citizen, devoted husband and father, and faithful, courageous public servant; and be it

Further Resolved, That when the Board of Supervisors adjourns this day it do so out of respect to the revered memory of Officer Timothy Ryan; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to tender a suitably engrossed copy of this resolution to the family of the late Timothy Ryan as an expression of the profound sorrow felt at his untimely passing.

*Unanimously Adopted by rising vote.*

### Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Owners & Lessees Apartment House Ass'n, Charles A. Christin, President, protesting against prosecution of owner of premises at 1401-23 O'Farrell Street for renting basement of premises.

*Referred to Public Health and Welfare Committee.*

From John R. Richards, Chief, Gasoline Rationing Branch, OPA, Washington, acknowledging receipt of resolution adopted by the Board re gasoline rationing.

*Filed.*

From L. B. Combs, Assistant to Chief of Bureau, Bureau of Yards and Docks, Navy Department, Washington, D. C., acknowledging receipt of resolution favoring resumption of construction of Friant-Kern and Madera Canals of the Central Valley Project.

*Filed.*

From George R. Goethals, Colonel, Corps of Engineers, Office of Chief of Engineers, Washington, D. C., acknowledging receipt of resolution favoring completion of the Friant Dam and resumption of construction of Friant-Kern and Madera Canals of the Central Valley Project.

*Filed.*

From Congressman Richard J. Welch, quoting from communication from Mr. Paul A. Porter, Deputy Administrator of the OPA relative to rent regulations.

*Referred to Finance Committee.*

From Donald B. Kirby, National Housing Agency, Region X, San Francisco, expressing appreciation for assistance in making War Housing Week a success in the San Francisco Bay Area.

*Filed.*

From Eureka District Merchants Association, inviting attendance of Board at Nineteenth Annual Installation Ceremonies to be held Sunday, February 21, 1943.

*Filed. Copies to be sent to Members of the Board.*

From San Francisco Federation of Municipal Employees, recommending that city employees be compensated for overtime work rather than being given corresponding time off.

*Referred to Finance Committee.*

From City Planning Commission, recommending that protecting strip between proposed industrial property (Block bounded by Twenty-second, Texas and Mississippi Streets) for which an offer to purchase has been received by Director of Property, be left in the Second Residential District rather than to rezone the whole property from Second Residential District to Light Industrial District, as terms of sale call for.

*Referred to Public Buildings, Lands and City Planning Committee.*

From San Francisco Convention and Tourist Bureau, requesting the Board "to recommend to the State Legislature the abolition of requirements limiting residents of the minority representatives of the cattle and sheep industries to San Francisco and San Mateo Counties on the Board of Agricultural District 1A, operating the Livestock Pavilion."

*Referred to County, State and National Affairs Committee.*

## ADJOURNMENT.

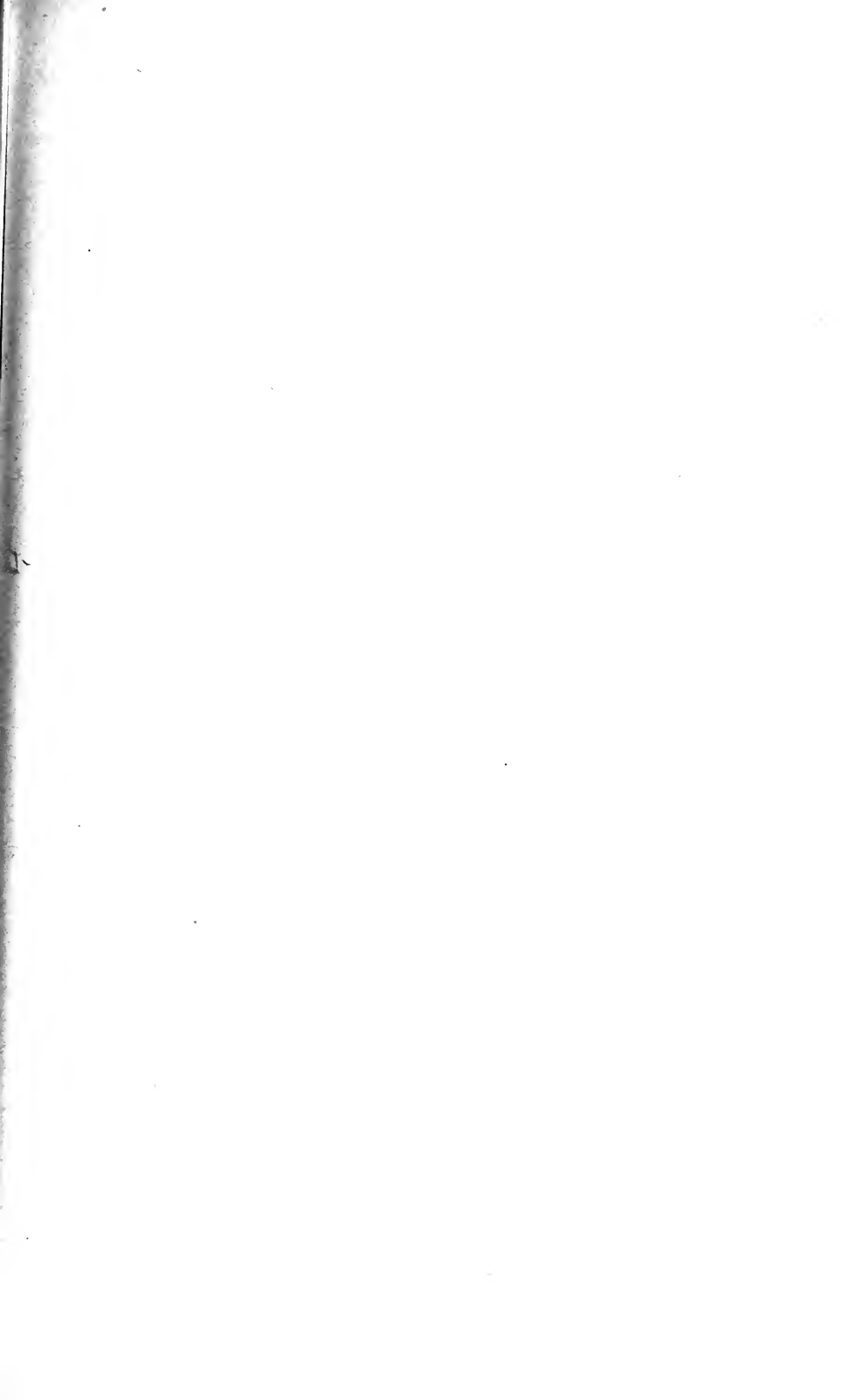
There being no further business, the Board, at the hour of 4:15 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors March 1, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.







Vol. 38

No. 8

SAN FRANCISCO  
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Tuesday, February 23, 1943

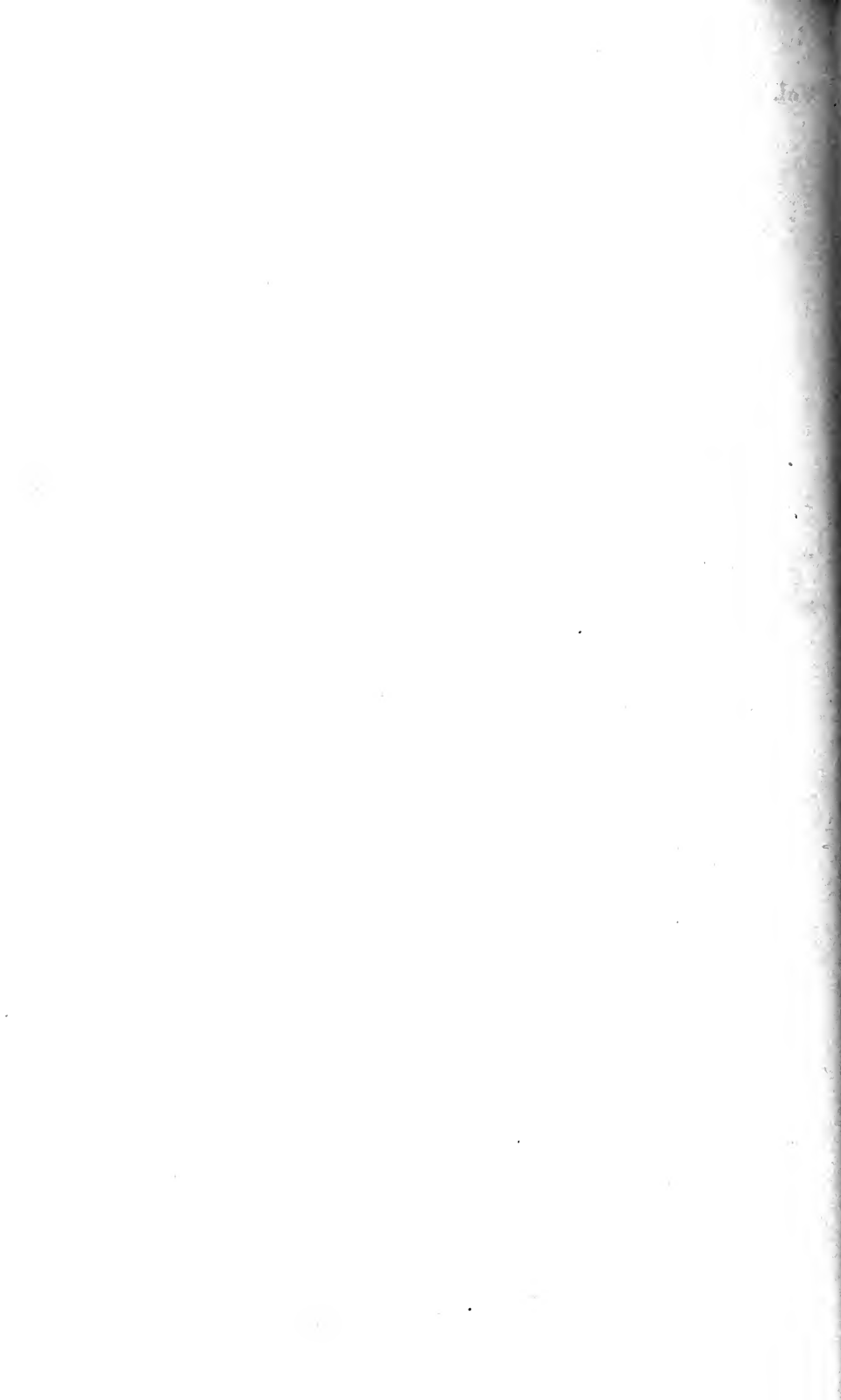
# Journal of Proceedings Board of Supervisors

City and County of San Francisco



THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

TUESDAY, FEBRUARY 23, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Tuesday, February 23, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Green—3.

Quorum present.

Supervisor Gallagher presiding.

Supervisor Green was noted present at 2:40 p. m.

Supervisor Brown was noted present at 2:50 p. m.

Supervisor Colman excused from attendance.

## SPECIAL ORDER—3:00 P. M.

### Notice of Sale, \$2,500,000 of Tax Anticipation Notes.

Sealed bids for the purchase of Tax Anticipation Notes issued by the City and County of San Francisco, pursuant to Ordinance No. 1765 (Series of 1939), in the amount of two million five hundred thousand dollars (\$2,500,000) were received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Tuesday, February 23, 1943, and were opened by said Board at said time.

The Tax Anticipation Notes are described as follows, to-wit:

Notes in the amount of two million five hundred thousand dollars (\$2,500,000) in denominations of ten thousand dollars (\$10,000) each, to be dated as of the day of delivery thereof and to be payable to bearer on May 10, 1943, and issued under authority of Ordinance No. 1765 (Series of 1939) and payable exclusively out of taxes levied by said City and County of San Francisco for the fiscal year 1942-1943 without preference or priority of any one note over any other note. All of said notes shall constitute a first lien and charge against said taxes collected during the half of the fiscal year 1942-1943 in which said money represented by said notes, respectively, shall be borrowed and shall be repaid from the first moneys received from said taxes and before any part thereof is used for any other purpose. Any of said notes not paid at maturity shall nevertheless be paid out of moneys received from the taxes for said fiscal year 1942-1943 irrespective of the date the same shall be so received.

Said notes shall bear interest at the rate or rates not to exceed 6 per cent per annum as shall be named by the bidder, said interest to be paid at maturity of said notes.

The said notes will be sold and awarded to the bidder or bidders offering to purchase the same at the lowest rate or rates of interest computed from the date fixed for the presentation of bids to May 10, 1943. If two or more bidders offer to purchase said notes at the same lowest rate or rates of interest, the Board of Supervisors shall deter-

mine which bid shall be accepted. Interest shall be computed on the basis of three hundred sixty-five (365) days per year.

The right is reserved by the Board of Supervisors to reject any or all bids.

All proposals for the purchase of said notes shall be accompanied by a deposit of five (5) per cent of the amount of the bid in lawful money of the United States, or by the deposit of a certified check or cashier's check for said five (5) per cent payable to David A. Barry, Clerk of the Board of Supervisors of the City and County of San Francisco, provided that no deposit need exceed the sum of ten thousand dollars (\$10,000); which deposit of money or check shall be forfeited by the bidder in case he fails to accept and pay for the notes bid for by him if his bid is accepted.

The approval of Messrs. Orrick, Dahlquist, Neff and Herrington, attorneys at law, San Francisco, California, as to the legality of the aforesaid notes will be furnished to the successful bidder or bidders for said notes without cost.

This notice is given pursuant to direction of Resolution No. 3168 (Series of 1939) of the Board of Supervisors, adopted Monday, February 8, 1943.

#### Bid.

The following proposal for the purchase of \$2,500,000 Tax Anticipation Notes, in denominations of \$10,000 each, was received, opened by the Clerk, and *referred to Finance Committee*:

February 23, 1943.

Honorable Board of Supervisors,  
City and County of San Francisco,  
San Francisco, California.

Gentlemen:

For the \$2,500,000 par value Tax Anticipation Notes of the City and County of San Francisco, as advertised in your regular printed notice of sale, we hereby bid you par; said notes to be in the denomination of \$10,000 each; to be dated as of the day of delivery; to be payable to bearer on May 10, 1943, and to bear interest at the rate of thirty-nine one hundredths of one per cent (.39%) per annum, figured on a 365 days per year basis, such interest to be paid at maturity of said notes.

The above bid is made with the understanding that, if successful, we shall be furnished, at no expense to ourselves, with the satisfactory opinion of Messrs. Orrick, Dahlquist, Negg & Herrington, approving the legality of these notes in all requests.

We hand you herewith cashier's check for \$10,000 with the understanding that this check is to be applied as part payment if our bid is accepted; otherwise, it is to be promptly returned to us.

Respectfully yours,

THE ANGLO CALIFORNIA NATIONAL BANK,  
BANK OF AMERICA N. T. & S. A.,  
AMERICAN TRUST COMPANY,

By The Anglo California National Bank,  
Per Algen J. Jacobs, Representative.

#### Adopted.

Subsequently during the proceedings, the following recommendation of the Finance Committee was taken up:

#### Sale of \$2,500,000 Tax Anticipation Notes. (Series of 1939)

Resolution No. 3200, as follows:

Whereas, due notice was given as provided by Ordinance No. 1765 (Series of 1939) that sealed proposals for the purchase of two million

five hundred thousand (\$2,500,000) dollars Tax Anticipation Notes of the City and County of San Francisco would be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Tuesday, February 23, 1943, and opened and considered by said Board at said time; and

Whereas, the bid of The Anglo California National Bank, Bank of America N. T. & S. A., American Trust Company, by The Anglo California National Bank, per Alger J. Jacobs, representative, having been the only bid received; be it

Resolved, That the bid of The Anglo California National Bank, Bank of America N. T. & S. A., American Trust Company, by The Anglo California National Bank, per Alger J. Jacobs, representative, is hereby accepted, to-wit:

For the \$2,500,000 par value Tax Anticipation Notes of the City and County of San Francisco, as advertised in your regular printed notice of sale, we hereby bid you par; said notes to be in the denomination of \$10,000 each; to be dated as of the day of delivery; to be payable to bearer on May 10, 1943, and to bear interest at the rate of thirty-nine one hundredths of one per cent (.39%) per annum, figured on a 365 days per year basis, such interest to be paid at maturity of said notes.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Appropriating \$3,000 to Reimburse Funds for Airport Contractual Services for Balance of 1942-1943 Fiscal Year.**

(Series of 1939)

Bill No. 2081, Ordinance No. 1978, as follows:

Appropriating the sum of \$3,000 from surplus existing in Appropriation No. 264-110-00, Airport Permanent Salaries, to credit of Appropriation No. 264-200-00, Airport Contractual Services, to provide funds for contractual services for balance of 1942-1943 fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from the surplus existing in Appropriation No. 264-110-00, Airport Permanent Salaries, to credit of Appropriation No. 264-200-00, Airport Contractual Services, to provide funds for contractual services for balance of 1942-1943 fiscal year. No provision was made in the 1942-1943 budget for maintenance of runways. A settlement in runway "B" occurred during the fiscal year, resulting in a dangerous operating condition requiring emergency repairs, the cost of which reduced amount provided for contractual services to an amount insufficient for the proper operation of the San Francisco Airport.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Green—3.

**Reappropriating \$6,200 From Permanent Salaries, City Planning Commission, to Create Positions of Two Assistant City Planners, One Master Plan Architect (as Needed), One Master Plan Designer (as Needed), One Secretary, City Planning Commission, and Provide Funds Therefor; Abolishing Positions of One City Planning Director, One City Planning Engineer and One Office Assistant.**

(Series of 1939)

Bill No. 2082, Ordinance No. 1979, as follows:

Reappropriating the sum of \$6,200 from the surplus existing in Appropriation No. 261.110.00, Permanent Salaries, City Planning Commission, to the credit of Appropriation No. 261.110.00, creating the positions of two F812 Assistant City Planners at \$250 per month; one F802 Master Plan Architect (as needed) at \$400 per month; one F804 Master Plan Designer (as needed) at \$350 per month; one B78 Secretary, City Planning Commission, at \$300 per month; providing funds for compensation therefor. Abolishing the following positions in the City Planning Commission: One F152 City Planning Director at \$450 per month; one F154 City Planning Engineer at \$450 per month; one B210 Office Assistant at \$106 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6,200 is hereby reappropriated from the surplus existing in Appropriation No. 261.110.00, Permanent Salaries, City Planning Commission, to the credit of Appropriation No. 261.110.00, to provide funds for the compensation of the following positions in the City Planning Commission: Two F812 Assistant City Planners at \$250 per month; one F802 Master Plan Architect (as needed) at \$400 per month; one F804 Master Plan Designer (as needed) at \$350 per month; one B78 Secretary, City Planning Commission, at \$300 per month.

Section 2. The following positions are hereby created in the City Planning Commission: Two F812 Assistant City Planners at \$250 per month; one F802 Master Plan Architect (as needed) at \$400 per month; one F804 Master Plan Designer (as needed) at \$350 per month; one B78 Secretary, City Planning Commission, at \$300 per month. The following positions are hereby abolished in the City Planning Commission: One F154 City Planning Engineer at \$450 per month; one F152 City Planning Director at \$450 per month; one B210 Office Assistant at \$106 per month.

Recommended by the City Planning Commission.

Approved by the Mayor.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Amending Section 68 of Salary Ordinance as to City Planning Commission, by Deleting Office Assistant, City Planning Director, City Planning Engineer; by Renumbering Entire Section; and by Adding New Item of Secretary, City Planning Commission; by Adding Two Assistant City Planners; by Adding on an "as Needed" Basis Master Plan Architect; and Master Plan Designer.**

(Series of 1939)

Bill No. 2083, Ordinance No. 1980, as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 68, CITY PLANNING COMMISSION, by deleting items 1.1 1 B210 Office Assis-

tant at \$106, item 3 1 F152 City Planning Director at \$450, and item 4 1 F154 City Planning Engineer at \$450; by renumbering the entire section, and by adding new item 2 one position of B78 Secretary, City Planning Commission, at \$300; by adding item 7 2 F812 Assistant City Planners at \$250; by adding on an "as needed" basis item 9 1 F802 Master Plan Architect at \$400; and item 10 1 F804 Master Plan Designer at \$350.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 68, is hereby amended to read as follows:

#### Section 68. CITY PLANNING COMMISSION

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	5		Commissioners, \$15 per meeting.....	
2	1	B78	Secretary, City Planning Commission.....	\$ 300
3	1	B408	General Clerk-Stenographer .....	155
4	1	B412	Senior Clerk-Stenographer .....	180
5	6	F252	Junior Civil Engineering Draftsman.....	160
6	5	F255	City Planning Draftsman.....	200
7	2	F812	Assistant City Planner.....	250
<b>As Needed</b>				
9	1	F802	Master Plan Architect.....	400
10	1	F804	Master Plan Designer.....	350

Approved as to form by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

#### Amending Ordinance Providing for Bonding of Various City Officials and Employees for Faithful Performance of Duties.

(Series of 1939)

Bill No. 2080, Ordinance No. ...., as follows:

Amending Ordinance No. 1058 (Series of 1939), "Specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" as amended by Ordinance No. 1923, by amending Section 15 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended, by amending Section 15, thereof, to read as follows:

#### Section 15. FINANCE AND RECORDS, DEPT. OF PUBLIC ADMINISTRATOR:

Head Clerk .....	\$2,000
Bookkeeper .....	2,000
Bookkeeper .....	1,000
Senior Clerk-Stenographer .....	2,000

General Clerk-Stenographer .....	1,000	
Special Investigator .....	<u>1,000</u>	\$9,000

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Reappropriating \$980 to Credit of Bureau of Food and Milk and Plumbing Inspection Division, Department of Public Health, for Purchase of Five Automobiles to Be Assigned to Inspection of Country Dairies.**

(Series of 1939)

Bill No. 2086, Ordinance No. 1982, as follows:

Reappropriating the sum of \$980 from the surplus existing in Appropriation No. 233.400.50-5 to the credit of equipment appropriations in the Bureau of Food and Milk, and Plumbing Inspection Division, Department of Public Health, which will permit the purchase of five automobiles to be assigned to the inspection of country dairies.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$980 is hereby reappropriated from the surplus existing in Appropriation No. 233.400.50-5, to the credit of the following appropriations of the Department of Public Health:

*Appropriation No.*

233.400.50-11—Equipment, Food and Milk Bureau.....	\$780
233.400.50-13—Equipment, Plumbing Inspection Division..	<u>200</u>

Total .....\$980

to supplement funds in the latter appropriations, which will permit the purchase of five automobiles which are to be assigned to the inspection of country dairies.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Settlement of Claim of Geraldine Shroyer, an Infant, by Wilbur Shroyer, Her Guardian, for the Sum of \$258.40.**

(Series of 1939)

Bill No. 2085, Ordinance No. 1981, as follows:

Authorizing settlement of claim of Geraldine Shroyer, an infant, by Wilbur Shroyer, her guardian, for the sum of \$258.40.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney recommends the settlement of the claim and litigation of Geraldine Shroyer, an infant, by Wilbur Shroyer, her guardian (which is in the sum of \$10,500) for the sum of \$258.40 for injuries sustained by said Geraldine Shroyer by reason



of an automobile collision on February 1, 1942, at Fulton and Buchanan Streets.

The City Attorney is hereby authorized to settle said claim and litigation for the amount of \$258.40 and the Controller of the City and County of San Francisco is hereby authorized and directed to draw his warrant in said sum in payment therefor out of Appropriation No. 260-804-02.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

#### Final Passage.

The following recommendation of Public Health and Welfare Committee, heretofore Passed for Second Reading, was taken up:

Present Supervisors Shannon, Roncovieri.

#### Providing for the Prohibition of the Transport for Sale and Sale of Horse Meat or Mule Meat for Human Consumption.

(Series of 1939)

Bill No. 2090, Ordinance No. 1983, as follows:

Adding Section 553 to Article 10, Chapter V, Part II of the San Francisco Municipal Code, providing for the prohibition of the transport for sale and sale of horse meat or mule meat for human consumption.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Adding Section 553 to Article 10, Chapter V, Part II of the San Francisco Municipal Code, to read as follows:

Section 553. It shall be unlawful to transport for sale, sell, offer for sale, or expose for sale, any horse meat or mule meat for human consumption within the City and County of San Francisco.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

#### NEW BUSINESS.

##### Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

#### Refunds of Erroneous Payments of Taxes.

(Series of 1939)

Resolution No. 3183, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes:

## FROM APPROPRIATION 905.—DUPLICATE TAX FUND

1. Alexander C. Azalde, Lot 1, Block 5867, first installment, 1942 .....\$ 5.15
2. Mary M. Kovack, Lot 17, Block 2111, first installment, 1942 ..... 21.28
3. John K. McDonald, Lot 19, Block 860, first installment, 1942 ..... 38.98

Approved as to form by the City Attorney.

Approved by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

## Lombard Street Widening—Relocation of Improvements.

(Series of 1939)

Resolution No. 3184, as follows:

Resolved, In accordance with the recommendation of the Department of Public Works, that the sums set forth below be paid to the following parties or the legal owners, from Appropriation No. 951.913.58, Project No. 16, for the cost of relocating their improvements due to changing the grade of Octavia Street, caused or to be caused by the widening and reconstruction of Lombard Street, State Highway Route No. 2:

- |  |          |
|--|----------|
| P. F. Kane, et ux., No. 3052 Octavia Street, Lot 12,<br>Assessor's Block 505 ..... | \$246.00 |
| Caterina di Resta, No. 3056 Octavia Street, Lot 13,<br>Assessor's Block 505 .....  | 697.00   |

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Funds available by the Controller.

Description approved by the City Engineer.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Controller to Cancel Sale and Penalties, Lot 27,  
Block 2459.**

(Series of 1939)

Resolution No. 3185, as follows:

Whereas, the Tax Collector has reported that on June 26, 1942, Lot 27, Block 2459, was sold to the State for the delinquent taxes of 1941; and

Whereas, this sale should be cancelled as taxes had been paid but through error had not been credited; and

Whereas, this has the consent of the City Attorney; now, therefore, be it

Resolved, That the Controller be and he is hereby authorized to

Cancel the sale and penalties in accordance with the provisions of Section 4991 of the Revenue and Taxation Code.

Approved by the Tax Collector.

Approved as to form by the City Attorney.

Funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Sale by Tax Collector, at Public Auction, Property Deeded to the State for Non-payment of Delinquent Taxes.**

(Series of 1939)

Resolution No. 3186, as follows:

Resolved, That pursuant to notice of intention to sell at public auction certain tax deeded properties and request for approval thereof filed with the Board of Supervisors by the Tax Collector of the City and County of San Francisco, February 11, 1943, approval is hereby granted for said sale as set forth in said notice and the said Tax Collector be and he is hereby directed to sell the property as provided by law for a sum not less than the minimum price set forth in this resolution.

The parcel or parcels of property that are the subject of this resolution are deeded to the State of California for delinquent taxes and are situated in the City and County of San Francisco, State of California, being more particularly described as follows:

<i>Parcel</i>	<i>Block</i>	<i>Lot</i>	<i>Minimum Price</i>
1	160	9	\$ 206.54
2	2093	10A	84.97
3	2158	31	42.27
4	2370	6-7-8	317.46
5	2370	15	61.36
6	2373	45	147.15
7	{2623}	25A	678.54
	{2624}		
8	2626	27A	146.28
9	2211	7A	632.77
10	3607	13	1,204.42
11	3765	15	1,408.93
12	5334	27	74.99
13	5376	10	43.24
14	5513	11	148.44
15	5513	12	197.77
16	5523	31	231.97
17	5552	7	36.04
18	5734	5	39.41
19	5734	8	43.53
20	5812	14-15	80.40
21	6124	11	21.73
22	6148	11	97.94
23	6236	52	162.08
24	6305	21-22	217.08
25	6550	10	542.99
26	6590	7	93.05
27	6590	11	67.69
28	6590	14-15	204.28
29	6590	46	67.69
30	6605	31	120.12
31	6666	8	20.52
32	6681	1	34.80

33	6726	3A	72.31
34	6996	46	576.33
35	7129	34	17.19
36	7174	8-9	151.54
37	7174	12	63.07
38	2777	1	284.56
39	6165	15	35.06

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

#### Re-referred to Committee.

#### Confirming Lease of Certain Oil Producing Land in Kern County to Bishop Oil Company.

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, pursuant to Ordinance No. 1782 (Series of 1939), the Director of Property, on behalf of the City and County of San Francisco, a municipal corporation, as Lessor, advertised in the San Francisco News, the official newspaper, and in the Bakersfield Californian, that sealed bids would be received by him at 10:00 A. M., Wednesday, December 23, 1942, to lease certain city owned oil producing land in Kern River Field, Kern County, California, subject to the terms and conditions set forth in a proposed form of lease on file in the office of the Director of Property, said land being particularly described as follows:

The top 1500 feet of Section 21 and the top 1500 feet of the Northeast  $\frac{1}{4}$  of Section 28, T. 28 S., R. 28 E., M. D. B. & M., containing 800 acres, more or less.

Together with the Lessor's existing improvements thereon, including the present oil and water wells.

Whereas, seven sealed bids were received, each with a required check in the sum of \$500, payable to the City and County of San Francisco, which bids were opened by the Director of Property; and

Whereas, Bishop Oil Company, a corporation, offered to lease said property for a period of twenty years, subject to said terms and conditions, on the basis that the Lessor's royalties shall be 26.26 per cent of the crude oil, gas, casinghead gasoline and dry gas produced from said land; and that the Lessor's crude oil royalty shall not be less than \$150 per month or its equivalent; and

Whereas, the Bishop Oil Company was the highest responsible bidder, and all other bids were rejected by the Director of Property; and

Whereas, the Park Commission and the Library Commission are Trustees of said property under the provisions of Resolution No. 2331 (Series of 1939), adopted by this Board and approved December 31, 1941; and

Whereas, said Commissions have recommended that said property be leased to the Bishop Oil Company, as aforesaid; now, therefore, be it

Resolved, That said offer of Bishop Oil Company be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors be and are hereby authorized and directed to execute the necessary lease on behalf of the City and County of San Francisco, a municipal corporation, as Lessor. The City Attorney shall approve the form of said lease.

*February 15, 1943—Consideration postponed until February 23, 1943.*

*February 23, 1943—Request is made by Director of Property that foregoing resolution be removed from Calendar.*

On motion by Supervisor MacPhee, seconded by Supervisor Shannon, the foregoing resolution was re-referred to Finance Committee.

**Adopted.**

**Electing Edmund G. Brown as Director of the Golden Gate Bridge and Highway District.**

(Series of 1939)

Resolution No. 3182, as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby elect Edmund G. Brown as a Director of the Golden Gate Bridge and Highway District for the City and County of San Francisco, vice Director George Kemper, resigned.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

Subsequently during the proceedings, Supervisor Brown, who was absent at the time of the foregoing roll call, announced that had he been present he would have voted "Aye," and he desired the record so to show.

**Discussion.**

Supervisor Uhl, in discussion of the foregoing resolution, stated that he had signed the resolution, endorsing the election of Mr. Brown as Director of the Golden Gate Bridge and Highway District, but later remembered that he had promised to support Mr. Edward Kenney for such post. However, Mr. Kenney has released Supervisor Uhl from his promise, but hopes that a motion to be made later on will put him in line for the next appointment.

The Clerk presented, and read, a communication from Supervisor Colman, suggesting that the Board keep in mind the name of Mr. Rene Vayssie for a future appointment as director. Supervisor Colman requested the record to show that had he been present he would have voted for Mr. Brown.

The Clerk presented telegrams urging the appointment of Mr. Rene Vayssie to the vacancy, as follows: From Odilon Delagnes, R. H. Crummey, Mr. George T. Thompson.

Supervisor Mead objected to the procedure followed in naming a successor to Mr. Kemper on the Board of Directors of the Golden Gate Bridge and Highway District. Heretofore, he stated, such matters had not been referred to committee. This reference to committee, and subsequent discussion, creates too much displeasure for those candidates not selected. He believed the Board should select a director without reference to committee. He, too, had previously supported Mr. Kenney.

Supervisor Shannon announced that he was in agreement with Supervisors Uhl and Mead. He had promised Mr. Kenney not only to vote for him, but to submit his name to the Board, realizing his ability and his civic activities. Mr. Kenney had previously stepped aside to permit the appointment of Mr. Del Carlo. He did the same thing in the case of Mr. Kemper. Now that Mr. Brown has been selected by unanimous vote to fill the position vacated by Mr. Kemper, and because Mr. Kenney's name was submitted to appointment as Golden Gate Bridge and Highway District Director before the name of Mr. Vayssie was submitted, Mr. Kenney should be considered to fill the next vacancy.

Thereupon, Supervisor Shannon moved that in the event of another vacancy on the Board of Directors of the Golden Gate Bridge and Highway District of San Francisco that this Board go on record as being in favor of the appointment of Mr. Kenney to fill that vacancy. Motion seconded by Supervisor Mead.

Supervisor Brown announced that he was opposed to committing

himself to vote for anyone. He recognized that Mr. Kenney was an able man, but there might be other candidates.

Supervisor Roncovieri agreed with the views expressed by Supervisor Brown. He did not wish to bind himself to vote for anybody. He, too, recognized that Mr. Kenney was a very competent man, but he would not tie himself down on this matter. He would refuse to vote on such motion.

Supervisor MacPhee announced his intention to vote for the motion, because he knew Mr. Kenney to be a very high-class man. However, when a second vacancy should occur he believed Mr. Vayssie should be considered. Therefore, he would move that the name of Mr. Vayssie be considered *seriatim*; i.e., for the second vacancy that might occur. Motion seconded by Supervisor Gallagher.

Supervisor Shannon accepted the amendment as part of his original motion.

Supervisor Brown, in explanation of his vote, still objected. He had no objection to either Mr. Kenney or to Mr. Vayssie, but he considered it unwise for the Board to commit itself in advance of a vacancy. It is highly probable that he would vote for Mr. Kenney to fill the next vacancy, but he objected to any commitment.

Supervisor Shannon raised a point of order, stating that Supervisor Brown was not speaking to any amendment, but to the original motion, since the amendment had been accepted by him as part of his original motion.

Whereupon, the Chair ruled that the matter before the Board was the motion as amended.

Supervisor Roncovieri suggested postponement of any further consideration for one month, in order that other candidates for any future vacancies might be considered.

The City Attorney, in reply to question by the Chair as to the right of the Board to make such commitment as proposed, stated that the commitment was merely as to how the Board felt at the time. The Board could still change its mind.

Supervisor Roncovieri announced that he would refuse to bind himself in any manner; he would not vote "No," but he would refuse to vote.

Thereupon, the roll was called and the motion by Supervisor Shannon, that in the event of another vacancy on the Board of Directors of the Golden Gate Bridge and Highway District, Mr. Kenney would receive the approval of the Board therefor, and that in the case of a second vacancy, Mr. Vayssie would be elected thereto, was *carried* by the following vote:

Ayes: Supervisors Gallagher, Green, MacPhee, Mead, Meyer, Shannon, Uhl—7.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Not voting: Supervisors Gartland, Roncovieri—2.

Adopted.

**Releasing Fireman's Fund Indemnity Company and San Francisco Bay Exposition From Indemnity Bond in the Sum of \$60,000 Given by San Francisco Bay Exposition in Constructing Roads, Treasure Island.**

(Series of 1939)

Resolution No. 3187, as follows:

Whereas, the Secretary of the Navy, under the authority of Public Resolution No. 129, 74th Congress, issued to the City and County of

San Francisco a certain revocable permit to maintain certain roads and highways across Yerba Buena Island as well as the causeway from said island to Yerba Buena Shoals, which said permit was granted upon certain terms and conditions which are more fully set forth in said permit; and

Whereas, the Secretary of Commerce, under authority of law, did issue to the City and County of San Francisco a permit for a temporary right of way for the construction, operation and maintenance of a road through the Lighthouse Reservation on Yerba Buena Island, which said permit was granted upon certain terms and conditions which are more fully set forth in said permit; and

Whereas, each of the aforesaid permits are hereby referred to for the terms and conditions upon which the same were granted and were to be enjoyed by the City and County of San Francisco; and

Whereas, the San Francisco Bay Exposition, a California corporation, undertook to perform for and on behalf of the City and County of San Francisco, all and singular, the conditions upon which said permit granted by the Secretary of the Navy and said permit granted by the Secretary of Commerce; and

Whereas, for the purpose of securing the faithful performance of all of the terms and conditions of said respective permits the said San Francisco Bay Exposition did cause to be executed and delivered to the City and County of San Francisco a bond in the sum of \$60,000, wherein the said San Francisco Bay Exposition was principal and the Fireman's Fund Indemnity Company was the surety upon said bond; and

Whereas, Vice-Admiral J. W. Greenslade of the United States Navy and Commandant of the Twelfth Naval District, has advised the Manager of Utilities that, in his opinion, all and singular the things to be done and performed in reference to the permits issued by the Secretary of the Navy and by the Secretary of Commerce have been fully done and performed and that, in addition thereto, the said San Francisco Bay Exposition has fulfilled all and singular its obligations to the California Toll Bridge Authority relative to the use of certain rights of way of said California Toll Bridge Authority; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco that said Board does hereby declare that all and singular the conditions and obligations of the performance bond dated December 7, 1937, and given to the City and County of San Francisco to secure the faithful performance by the San Francisco Bay Exposition of all the terms and conditions contained in the respective permits granted to said City and County by the Secretary of the Navy and by the Secretary of Commerce, have been fully performed and satisfied and that said San Francisco Bay Exposition has performed and satisfied any and all obligations either between the City and County of San Francisco and said San Francisco Bay Exposition or with the California Toll Bridge Authority; and be it

Further Resolved, That said Fireman's Fund Indemnity Company and the San Francisco Bay Exposition be, and each of them is, hereby released from all liability on said bond; and be it

Further Resolved, That the Mayor of the City and County of San Francisco and the Clerk of the Board of Supervisors thereof be, and they are, hereby authorized and directed to execute such acknowledgments and acquittances, and to deliver the same to said Fireman's Fund Indemnity Company and said San Francisco Bay Exposition as may be necessary to carry out the purposes of this resolution.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Supplemental Recommendations, Public Welfare Department.**  
(Series of 1939)

Resolution No. 3188, as follows:

Resolved, That the recommendations of the Public Welfare Department containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, effective as noted, including new applications, increases, decreases, suspensions, discontinuances and other transactions, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Approval of Recommendations, Public Welfare Department**  
(Series of 1939)

Resolution No. 3189, as follows:

Resolved, That the recommendations of the Public Welfare Department containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind, and Aid to Needy Children, for the month of March, 1943, including increases and decreases, are hereby approved, and the Clerk of the Board of Supervisors is hereby directed to transmit this approval to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

**Authorizing Lease of Space in Building at 66-70 Twelfth Street  
for Public Welfare Department.**

(Series of 1939)

Resolution No. 3190, as follows:

Resolved, In accordance with the recommendation of the Public Welfare Department, that the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, as Lessee, be and are hereby authorized to enter into a written lease with Reinhold L. Anderson, as Lessor, of the entire ground floor in that certain building located on the southwest side of Twelfth Street, between Market and Otis Streets, San Francisco, known as Nos. 66-70 Twelfth Street, required by the Public Welfare Department.

The lease shall be for a period of one year beginning March 1, 1943, at a rental of \$90 per month, payable from such funds as may be appropriated or set aside for said purpose. The Lessee shall have the right to renew said lease for an additional period of one year beginning March 1, 1944, at a rental of \$90 per month. The Lessee shall pay for all water, light, heat and other utilities required for its use.

The City Attorney shall approve the form of lease.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.



**Passed for Second Reading.**

**Providing for the Acceptance of Gifts, Donations and Contributions of Money for the "Salvage for Victory Campaign" and for the Expenditure of the Same.**

**(Series of 1939)**

Bill No. 2087, Ordinance No. . . . ., as follows:

Providing for the acceptance of gifts, donations and contributions of money for the "Salvage for Victory Campaign" and for the expenditure of the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. All gifts, donations and contributions of money, which may from time to time be offered to this City and County through any of its officers, boards, or commissions for the "Salvage for Victory Campaign" are hereby accepted for such purpose and when received shall be deposited in the Treasury of the City and County in a special fund to be known as the "Salvage for Victory Fund."

Section 2. All expenditures from said fund shall be made for the purposes for which such funds have been received in accordance with the budget and other fiscal provisions of the Charter upon the authorization of the Mayor as commander of the Citizens' Service Corps pursuant to the provisions of Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor and President of the Civilian War Council.

Approved as to form by the City Attorney.

*February 8, 1943—Re-referred to Finance Committee.*

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

**Adopted.**

**Authorizing Lease of Space at 988 Sutter Street for Air Raid Warden Service.**

**(Series of 1939)**

Resolution No. 3191, as follows:

Resolved, In accordance with the recommendation of the San Francisco Civilian Defense Council, that the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, as lessee, be and are hereby authorized to enter into a written lease covering the store at 988 Sutter Street, San Francisco, required as a Battalion Headquarters for the Air Raid Warden Service.

The lease shall be on a month to month basis beginning March 15, 1943, at a rental of \$75 per month payable from such funds as may be appropriated or set aside for said purpose. The lessee shall pay for all utilities required for its use.

The City Attorney shall approve the form of lease.

Recommended by the Director of Civilian Defense.

Approved by the Director of Property.

Approved by the Mayor.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

## Final Passage.

**Appropriating \$10,000 From Unappropriated Reserve for Civilian Defense and War Services to Provide Funds for Completion of Police Pistol Range at Lake Merced for Training of Auxiliary Policemen; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2098, Ordinance No. 1984, as follows:

Appropriating the sum of \$10,000 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.500.79-12 to provide funds for the completion of Police Pistol Range at Lake Merced in connection with the training of auxiliary policemen; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$10,000 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.500.79-12 to provide funds for the completion of the Police Pistol Range at Lake Merced in connection with the training of auxiliary policemen.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The uninterrupted operation of the Citizens' Defense Corps, and to provide funds which have not previously been appropriated for the above purpose.

Recommended and approved by the Mayor, Commander Citizens' Defense Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Colman—1.

## Refused Passage.

The following, from Finance Committee, without recommendation, was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Appropriating \$2,400 From Unallocated Reserve for Civilian Defense to Provide Funds for Contracting for Special Services to Assist in the "Victory Food Workers Recruitment Program," an Emergency Ordinance.**

(Series of 1939)

Bill No. 2099, Ordinance No. . . . ., as follows:

Appropriating \$2,400 from the unallocated reserve for Civilian Defense to provide funds for contracting for special services to assist in the "Victory Food Workers Recruitment Program," an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,400 is hereby appropriated and set aside from the surplus existing in Appropriation No. 202.000.79, Unallocated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.298.54, to provide funds for contracting for special services to assist in the Victory Food Workers Recruitment Program.

Section 2. This ordinance is passed as an emergency measure, the

character of the emergency being as set forth in Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor, Commander Citizens' Service Corps.

Approved as to form by the City Attorney.

Approved as to funds by the Controller.

#### Discussion.

Mr. Adrian J. Falk, president, San Francisco Wartime Harvest Council and chairman, Agricultural Committee, San Francisco Chamber of Commerce, having been granted the privilege of the floor on motion by Supervisor Brown, reported on the work done last year by the San Francisco Wartime Harvest Council, but without funds. He explained at length the need for the appropriation, which is of greater urgency this year than during the previous year.

The City Attorney, in reply to questioning by Supervisor Shannon, stated that any employee to carry on the proposed work of the "Victory Food Workers Recruitment Program," as outlined by Mr. Falk, must be appointed by the Civilian Defense Council. However, a contract could be executed to permit the Chamber of Commerce, or other group, to do the work proposed.

Supervisor MacPhee stated that he believed the proposed work should be done by the Chamber of Commerce. San Francisco appropriates money to the Chamber of Commerce for promotional and advertising benefits for the City and County. Such work would be one of the most important functions of the Chamber of Commerce.

Supervisor Brown announced his policy of accepting the recommendation of the Civilian Defense Council.

Supervisor Uhl announced that he was willing to go along with the requested appropriation, which will be sufficient to carry on until the end of the current fiscal year.

Supervisor Mead announced that in committee he was opposed to the appropriation. Since the meeting of the committee he had changed his mind and would now vote for it.

#### Refused Passage.

Thereupon, the roll was called and the foregoing bill was *Refused Final Passage* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Uhl—8.

Noes: Supervisors MacPhee, Shannon—2.

Absent: Supervisor Colman—1.

#### Adopted.

The following, from the Finance Committee with recommendation "do not pass," was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

Calling a Special Election for April 20, 1943, for Acquisition of Market Street Railway.

(Series of 1939)

Resolution No. 3192, as follows:

Calling a special election to be held on April 20, 1943, for the purpose of submitting to the electors of the City and County of San Francisco an amendment to the Charter of said City and County, providing for the issuance of revenue bonds in the amount of \$7,950,000 for the purpose of acquiring the operative properties of the Market Street

Railway Company and merging the same with the properties of the Municipal Railway System as it exists at the present time.

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby call and proclaim a special election to be held in the City and County of San Francisco on Tuesday, the 20th day of April, 1943, for the purpose of submitting to the electors of said City and County an amendment to the Charter of the City and County of San Francisco providing for the issuance of revenue bonds in the amount of \$7,950,000, to provide funds to acquire the operative properties of the Market Street Railway Company and to merge the same with the present properties operated as the Municipal Railway System of the City and County of San Francisco; and that the Charter amendment so providing and approved by this Board on the 8th day of February, 1943, is hereby submitted to the electors of said City and County for their approval at said special election provided for in this resolution; and be it

Further Resolved, That the Registrar of Voters be and he is hereby authorized and directed to take all steps necessary for the holding of said election and for the canvassing of the votes cast thereat as provided by law.

Approved as to form by the City Attorney.

*Supervisors Mead and Uhl in favor of committee recommendation, Supervisor MacPhee dissenting.*

*February 15, 1943—Consideration postponed until Tuesday, February 23, 1943.*

#### Amendment.

Following suggestion by the City Attorney, Supervisor Green, seconded by Supervisor Meyer, moved that the foregoing resolution, which as presented provided for calling a special election for April 13, 1943, moved as an amendment that the date of April 13, 1943, be changed to read April 20, 1943.

The roll was called and the foregoing amendment was *approved* by the following vote:

Ayes: Supervisors Brown, Gartland, Green, MacPhee, Meyer, Roncovieri—6.

Noes: Supervisors Gallagher, Mead, Uhl—3.

Absent: Supervisors Colman, Shannon—2.

#### Adopted.

Thereupon, the roll was again called, and the foregoing resolution, as amended and reading as above, was *adopted* by the following vote:

Ayes: Supervisors Brown, Gartland, Green, MacPhee, Meyer, Roncovieri—6.

Noes: Supervisors Gallagher, Mead, Uhl—3.

Absent: Supervisors Colman, Shannon—2.

#### Adopted.

The following recommendation of County, State and National Affairs Committee was taken up:

Present: Supervisors Green, Gallagher, Gartland, Meyer, Shannon.

**Urging the San Francisco Delegation in the State Legislature to Exert Its Efforts and Influence to Prevent Assembly Bill No. 3, Re Contribution of Relatives for Support of Indigents, Being Enacted Into Law.**

(Series of 1939)

Resolution No. 3193, as follows:

Whereas, Assembly Bill No. 3, introduced and now pending in the

Legislature of the State of California, provides that no relative responsible for the support of any indigent person may be contacted or appealed to to contribute to the support of any relative receiving aid either through the Old Age Security Act or through other public welfare; and

Whereas, such legislation, if enacted, would be inimical to the interest of the City and County of San Francisco and would result in the addition to the annual tax rolls of an amount estimated at approximately \$1,100,000; now, therefore, be it

Resolved, That this Board of Supervisors does hereby oppose the enactment of Assembly Bill No. 3 and does hereby urge the San Francisco delegation in the State Legislature to exert its efforts and influence to prevent said measure being enacted into law; and be it

Further Resolved, That copies of this resolution be sent to his Excellency Governor Warren, to Lieutenant Governor Houser and to the San Francisco delegation in the Legislature.

Following explanation by the City Attorney the foregoing resolution was *adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

### Passed for Second Reading.

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors Gartland, Shannon.

### **Amending the Military Leave Ordinance to Provide That Municipal Employees Entering or Re-entering the Military Service During Wartime Shall Be Entitled to But One Month's Salary.**

(Series of 1939)

Bill No. 2101, Ordinance No. . . . ., as follows:

Amending Section 384, Part I of the San Francisco Municipal Code, relating to leaves of absence for military service; proof of duty upon return to municipal service and providing for salary allowances to persons on military leaves during time of war and time of peace.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 384, Part I of the San Francisco Municipal Code is hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

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#### **Sec. 384. Proof of Duty—Leave With and Without Pay.**

(a) Any person applying for military leave of absence shall, at such time, file with the Civil Service Commission a copy of the orders requiring such service or training for which said leave of absence is requested. Upon discharge or release from such service or training for which said leave of absence was granted, said person shall file with the Civil Service Commission a copy of such discharge or release from said service or training; provided, however, if a person on such leave of absence has standing on an eligible list, he must present an honorable discharge or release under honorable conditions from such service or training before being eligible for appointment from said eligible list.

#### **(b) Leave With and Without Pay.**

Whenever any officer or employee of the City and County of San Francisco or any uncertificated officer or employee of the Unified School District of said City and County, including persons under probationary appointment, has been in the employ of said City and County or said

Unified School District for one (1) year or more continuously prior to the date upon which said military leave of absence begins, he shall be allowed his regular salary or compensation during such leave of absence, but in no event shall he be paid during such leave of absence for more than thirty (30) days in any calendar year *in time of peace*; nor for more than thirty (30) days for any period or periods of [continuous] military leave or leaves of absence *in time of war*; provided, however, that any person granted a leave of absence under the provisions of Subdivision 4 or Subdivision 5 of Section 382 of this Article shall not be entitled to any salary or compensation for all or any portion of such leave or leaves of absence.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

#### Passed for Second Reading.

The following recommendations of Police Committee were taken up:

Present: Supervisors Gallagher, Uhl.

**Prohibiting Throwing of Rubbish on Streets; Compelling Owner to Clean Sidewalks; Regulating Use of Street Cleaning Receptacles on Sidewalks.**

(Series of 1939)

Bill No. 2048, Ordinance No. . . . ., as follows:

Amending Sections 33 and 34, and adding Section 35(a) to Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, pertaining to the disposal of sweepings from the sidewalks and the sweeping of sidewalks by owners or lessees of buildings, and use of street cleaning receptacles on sidewalk area.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 33 and 34 of Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, are hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in bold face and bracketed [ ].

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**Sec. 33. Rubbish, etc., Throwing on Streets Prohibited.** It shall be unlawful for any person or persons to put, place, sweep, throw, brush or in any other manner deposit any rubbish, paper cards, newspaper, wrapping or wrapping paper, container of any kind, string, cord, rope or other binding or fastening material sweepings, dirt or debris or discarded material of any kind or character upon any sidewalk, street, alley, gutterway or other public place in the City and County of San Francisco. *It shall also be unlawful for any person or persons to throw, sweep or brush any sidewalk rubbish, paper sweepings or dirt from any residence, flat, apartment house, store or office building onto any sidewalk, street or alley.*

**Sec. 34. Owner, etc., to Clean Sidewalk.** [Every owner, proprietor, tenant, lessee or agent of any real estate in this city, having a pavement of concrete or weed in front of said property, shall sweep said sidewalk or cause same to be swept or otherwise cleaned at least once a week for each week of the calendar year. *The occupant or tenant, or in the absence of an occupant or tenant, the owner, lessee or proprietor of any real estate in this city in front of which there is a paved sidewalk shall cause said sidewalk to be swept or otherwise*

*cleaned each day, Sundays and legal holidays excepted, if necessary to maintain said sidewalks free of dirt or paper litter. Sweepings from said sidewalk shall not be swept or otherwise made or allowed to go into the street, but shall be caused to be disposed of by the person responsible for the cleanliness of said sidewalk.*

Section 2. Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, is hereby amended by adding a new section to be known as Sec. 35(a) and to read as follows:

*Sec. 35(a). Use of Street Cleaning Receptacles on Sidewalk Area. It shall be unlawful for any person to deposit any refuse, rubbish, paper, sweepings, dirt or waste from any residence, flat, apartment house, store or office building in, on top, or alongside of the street cleaning receptacles placed in the sidewalk areas for use by the Street Cleaning Department; providing that pedestrians and other persons occupying said streets shall be permitted to deposit in said receptacles cigar or candy wrappers, candy bags, empty match containers, used envelopes, newspaper and cigarette wrappers, empty lunch boxes and other such hand waste.*

Recommended by the Director of Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

**Adopted.**

**Removing Left Hand Turn Prohibition at Certain Intersections,  
and Rescinding Resolution No. 3177.**

(Series of 1939)

Resolution No. 3194, as follows:

Resolved, That, pursuant to Article III, Section 34, of Bill No. 863, Ordinance No. 890 (Series of 1939), "Traffic Code," the following traffic regulations be adopted:

(a) Except from the streets listed in this subdivision, the operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn into any part of Market Street between the easterly line of The Embarcadero and a prolongation of the easterly line of Eleventh Street:

California Street.

Davis Street.

Fifth Street.

Fremont Street.

Fulton Street.

Grant Avenue.

Jones Street.

Leavenworth Street.

Main Street.

Mason Street.

McAllister Street.

O'Farrell Street.

Sansome Street.

Second Street, except from 4:30 o'clock P. M. to 6 o'clock P. M.

Seventh Street.

Steuart Street.

Sutter Street.

Turk Street.

(b) The operator of a vehicle shall not, between the hours of 7 o'clock A. M., and 6 o'clock P. M., of any day, Sundays and legal holidays excepted, make a left turn from the streets and as indicated in this subdivision:

Ellis Street into Stockton Street.  
Geary Street into Kearny Street.  
Golden Gate Avenue into Taylor Street.  
Oak Street into Van Ness Avenue.  
Post Street into Montgomery Street.

(c) The operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M., of any day, Sundays and legal holidays excepted, make a left turn at any of the following intersections:

Jessie and New Montgomery Streets.  
Jessie and Fourth Streets.  
Jessie and Fifth Streets.  
Sixth and Stevenson Streets.  
Sixth and Jessie Streets.  
Stevenson and New Montgomery Streets.  
Stevenson and Third Streets.  
Stevenson and Fifth Streets.

(d) The operator of a vehicle shall not, between the hours of 4:30 o'clock P. M. and 6:30 o'clock P. M., make a left turn from Plum Street into Mission Street.

(e) Except into the street listed in this subdivision, the operator of a vehicle shall not between the hours of 7 o'clock A. M., and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn from Market Street:

Beale Street.  
Spear Street.

Signs shall be erected and maintained to give notice of the provisions of this resolution.

Further Resolved, That Resolution No. 3177 (Series of 1939) is hereby rescinded.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

Passed for Second Reading.

**Prohibiting Injury to, Destruction of, or Theft From, Growing Crops, Cultivated Fruits or Vegetables in the City and County of San Francisco.**

(Series of 1939)

Bill No. 2100, Ordinance No. . . . ., as follows:

An ordinance making it unlawful for any person to injure, destroy or take any standing or growing crops, cultivated fruits or vegetables; or to enter upon the property of another for any such purpose.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Every person who injures or destroys or who steals, takes or appropriates to his own use any standing or growing crops, cultivated fruits or vegetables, and every person who enters upon the property of another, or assigned to or under the control of another, for the purpose of committing any of such acts, is guilty of a misdemeanor and upon the conviction therefor shall be punished by a fine not to exceed Five Hundred Dollars (\$500) or by imprisonment for a term



not to exceed six (6) months in the county jail, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

### Adopted.

**Amending Resolution No. 2980 by Adding Beach Street, Both Sides, Stockton to Jones Street, for Duration of War, as a Street Upon Which Parking Is Prohibited Day or Night.**

(Series of 1939)

Resolution No. 3195, as follows:

Resolved, That pursuant to Article 3, Section 32 of Bill 863, Ordinance 890 (Series of 1939) Traffic Code, the following parking limitations be adopted:

#### *Parking Prohibited on Certain Streets, Day or Night*

It shall be unlawful for the driver of any vehicle to stop the same or park for a longer period of time than is necessary for the actual loading or unloading and delivering of passengers or materials during any hour of the day or night on the following streets:

Adair Street.

Beach Street, both sides, Stockton to Jones Street, for duration of war.

Bernal Avenue, west side, from the south line of Brook Street to the east line of Diamond Street, and on the east side of Bernal Avenue from the south line of Brook Street to a point 500 feet northerly along the curb from the point of intersection of the easterly curb line of Diamond Street and the westerly curb line of Bernal Avenue.

Brosnan Place, north side, between Valencia and Guerrero Streets.

Bush Street, south side, between Market and Battery Streets. (For U. S. Army vehicles only.)

Chesley Street, west side.

Clinton Street, south side, from Valencia to Dolores Street.

Clinton Park Street (this side), south side of Clinton Park Street between Guerrero and Valencia Streets.

Columbia Square, east side, between Folsom and Harrison Streets.

Edith Street between Greenwich and Lombard Streets.

Eighteenth Street, north side, between Illinois and Third Streets.

Ewer Place.

Frank Place.

Geary Street, south side, from the west property line of Presidio Avenue to the east property line of 2686 Geary Street.

Grant Avenue, east side, between Bush Street and Broadway.

Grove Street, north side, between Van Ness Avenue and Franklin Street.

Hoff Street, east side, between 16th and 17th Streets.

Houston Street.

Illinois Street, west side, between Eighteenth and Nineteenth Streets.

Illinois Street, west side, between Mariposa and Eighteenth Streets.

Ivy Street.

Jessie Street, north side, between First and Ninth Streets.

Jessie Street, south side, between Fourth and Fifth Streets.

Jones Street, west side, between Green and Union Streets.

Kearny Street, from Broadway to Vallejo Street.

Lexington Avenue, east side, between Sycamore Avenue and 21st Street.

Lilac Street, between 25th and 26th Streets.

Malvino Place.

Mariposa Street, south side, between Illinois and Third Streets.  
 Mason Street, west side, between Bush and Pine Streets.  
 Mountain Spring Avenue, north side, westerly for a distance of 150 feet from Glenbrook Avenue.  
 Natoma Street, both sides, between Fremont and First Streets.  
 Natoma Street, north side, between Tenth and Eleventh Streets.  
 Nineteenth Street, north side, between Illinois and Third Streets.  
 Oregon Street, south side, between The Embarcadero and Drumm Street.  
 Presidio Avenue, west side, from Post Street to Geary Boulevard.  
 Rondell Place, east side, between 16th and 17th Streets.  
 San Carlos Avenue, east side, between Sycamore Avenue and 21st Street.  
 Sixteenth Street, first block easterly from Illinois Street.  
 Sixteenth Street, south side, west of Castro Street to end of paved street.  
 Stevenson Street, north side, between First and Ninth Streets.  
 Sycamore Avenue, south side, between Mission and Valencia Streets.  
 Sea Cliff Avenue, south side, westerly from the intersection of El Camino del Mar.  
 Taylor Street, east side, between Pine and California Streets.  
 Twentieth Street, south side, from Illinois to Massachusetts Streets.  
 Yerba Buena Street, east side, between Sacramento and Clay Streets.  
*Adopted by the following vote:*  
 Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.  
 Absent: Supervisors Colman, Shannon—2.

**Police Department Authorized and Directed to Install Stop Signs on Presidio Avenue and Visitacion Avenue at Designated Intersections and Remove "15 MPH" Caution Sign From Southeast Corner of Presidio Avenue and Pine Street.**

(Series of 1939)

Resolution No. 3196, as follows:

Resolved, That pursuant to the provisions of the Vehicle Code of the State of California, the designations hereinafter named be and they are hereby designated as "stop" intersections, and the Police Department is authorized and directed to install "stop" signs on the

Southeast corner of Presidio Avenue and Pine Street;  
 Northeast and southwest corners of Visitacion Avenue and Schwerin Street;

and be it further

Resolved, That the "15 MPH" caution sign on the southeast corner of Pine Street and Presidio Avenue be removed.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.  
 Absent: Supervisors Colman, Shannon—2.

#### Re-reference to Streets Committee.

The following recommendation of Streets Committee was taken up:

Present: Supervisors Meyer, Gallagher, Mead.

**Intention of Closing Pringle Court From Greenwich Street North-erly to Its Northerly Termination.**

(Series of 1939)

Resolution No. . . . ., as follows:

Resolved, That the public interest requires and that it is the inten-

tion of this Board of Supervisors to close and abandon Pringle Court situated in the City and County of San Francisco, State of California, and more particularly described as follows:

All of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

Said closing and abandonment of said Pringle Court shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

To cover the cost of advertising and other expenses in connection with said closing of Pringle Court, Merchants Ice & Cold Storage Company, the abutting property owner, shall pay the City and County of San Francisco the sum of \$100.

The Clerk of this Board of Supervisors is hereby directed to transmit to the Department of Public Works a certified copy of this Resolution and said Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Description Approved by the City Engineer.

#### Privilege of the Floor.

Mr. T. W. Borden, 1460A Montgomery Street, was, on motion by Supervisor Uhl, granted the privilege of the floor. Mr. Borden, representing himself and other property owners on Montgomery Street, opposed the proposed closing of Pringle Court until the Merchants Ice and Cold Storage Company declare its intention to build. Should a cooling tower be built on the property, as it is feared will be, if the street is closed, it would seriously depreciate their property.

Supervisor Meyer, Chairman of the Streets Committee, announced that in committee no objections were made. However, he would have no objection to reference to committee.

Mr. Stahle, representing the City Engineer, pointed out that the proposed legislation was merely a resolution of intention to close. During the period of time that must elapse before the actual closing, any protests could be considered.

However, on motion by Supervisor MacPhee, the foregoing resolution was *re-referred to Streets Committee*.

#### Adopted.

The following recommendation of his Honor the Mayor was taken up:

#### Leave of Absence—Chief of Police Charles W. Dullea.

(Series of 1939)

Resolution No. 3197, as follows:

Resolved, That Chief of Police Charles W. Dullea be and is hereby granted permission to leave the State of California for a period of two weeks commencing March 2, 1943, for the purpose of attending the meeting of the National Police Academy at the request of John Edgar Hoover, Chief of the Federal Bureau of Investigation.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**Passed for Second Reading.**

The following bill, presented by the Finance Committee, without recommendation, was taken up:

**Appropriating \$65,000 to Defray the Cost of Holding a Special Election on April 20, 1943, Concerning the Acquisition of the Market Street Railway.**

(Series of 1939)

Bill No. 2102, Ordinance No. . . . ., as follows:

Appropriating \$65,000 to defray the cost of holding a special election on April 20, 1943, concerning the acquisition of the Market Street Railway.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$65,000 is hereby appropriated from the surplus existing in the General Fund to the credit of Appropriation No. 229.901.00 to defray the cost of a special election to be held on April 20, 1943, concerning the acquisition of the Market Street Railway.

Recommended by the Director of Finance and Records.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

\*Funds available by the Controller.

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\*Dependent upon adoption by the Board of Supervisors of resolution transferring \$65,000 from Water Department surplus to the General Fund.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Gartland, Green, MacPhee, Meyer, Ronco-vieri—6.

Noes: Supervisors Gallagher, Mead, Uhl—3.

Absent: Supervisors Colman, Shannon—2.

**Final Passage.**

**Appropriating \$5,000 for Expenses in Connection With Reception to Madame Chiang Kai-Shek.**

(Series of 1939)

Supervisor MacPhee presented:

Bill No. 2103, Ordinance No. 1985, as follows:

Appropriating the sum of \$5,000 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.272.79-9, for expenses in connection with a reception to and presentation of Madame Chiang Kai-Shek to the people of San Francisco at a mass meeting to be held in the Civic Auditorium, and other occasions during March 18-21, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,000 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.272.79-9, for expenses in connection with a reception to and presentation of Madame

Chiang Kai-Shek to the people of San Francisco at a mass meeting to be held in the Civic Auditorium, and other occasions during March 18-21, 1943.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as recited in Section 13 of Ordinance 1830 (Series of 1939).

Recommended and approved by the Mayor and Commander, Citizens' Service Corps.

Funds available by the Controller.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

### Consideration Continued.

Supervisor Gartland presented, with recommendation of Judiciary Committee:

### Leaves of Absence to Engage in Defense Work, Preparedness or Prosecution of the War.

(Series of 1939)

Bill No. 2088, Ordinance No. ...., as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions of said rule, which is as follows:

#### Rule 31.2.

#### Military Leaves (For Non-Military Service in the War Effort).

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County, *except members of the Police and Fire Departments*, for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the grant-

ing of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services. *Appointment of a new person to replace an employee granted leave under this rule shall continue only for the period of such leave.*

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is eligible, *according to his years of service*, under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule. Periods of leave granted under this rule shall not be calculated as City and County service.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the request of the officer or employee in accordance with its judgment. The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commission in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

Approved as to form by the City Attorney.

*Over until March 1, 1943.*

**Transfer of Surplus, \$65,000 in Water Operating Fund, to Credit of Unappropriated Balance of the General Fund.**

(Series of 1939)

The Finance Committee presented, without recommendation:

Resolution No. 3199, as follows:

Resolved, That the Controller and Treasurer are hereby authorized and directed to transfer the sum of \$65,000 from the surplus existing in the Water Operating Fund in excess of the requirements of Section 129 of the Charter to the credit of the unappropriated balance of the General Fund.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Funds available by the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gartland, Green, MacPhee, Meyer, Roncovieri—6.

Noes: Supervisors Gallagher, Mead, Uhl—3.

Absent: Supervisors Colman, Shannon—2.

**Endorsing Meyer Levin-Colin Kelly Day, March 1, 1943, for Sale of War Bonds.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3198, as follows:

Whereas, Monday, March 1, has been designated as Meyer Levin-Colin Kelly Day in San Francisco as an occasion for all patriotic Americans to buy war bonds to avenge the deaths of these two outstanding heroes; and

Whereas, the heroic service of these two men of differing faith and background typifies the spirit of America united and warrants the highest tributes from their fellow citizens; and

Whereas, the War Aid Projects Committee is sponsoring the observance of Meyer Levin-Colin Kelly Day as an occasion for intensive war bond buying; now, therefore, be it

Resolved, That this Board of Supervisors of the City and County of San Francisco does hereby give its unstinted endorsement to this worthy project and urges all San Franciscans to buy war bonds to the limit of their capacity that the fight in which two great heroes gave their lives shall end in victory for our nation and our allies.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—9.

Absent: Supervisors Colman, Shannon—2.

## In Memoriam—Charles H. "Bert" Sooy.

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3218, as follows:

Whereas, Charles H. "Bert" Sooy, public-spirited citizen, distinguished lawyer and civic leader of San Francisco has passed to his eternal reward; and

Whereas, Charles H. "Bert" Sooy, was an indefatigable champion and promoter of the livestock industry of the Pacific Coast and author of the legislative measure creating Agricultural District 1-A, which resulted in the erection of the livestock pavilion at Visitacion Valley; and

Whereas, it was only after many years of untiring labor on the part of Bert Sooy and after many vicissitudes that the "Cow Palace," one of the largest and most modern buildings of its kind in the United States was finally finished; and

Whereas, as a result of the genius and unceasing efforts of Bert Sooy, San Francisco has become the center of the livestock industry of the eleven western states; now, therefore, be it

Resolved, That when this Board of Supervisors adjourns today, it does so out of respect to the revered memory of Charles H. "Bert" Sooy; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to send suitable copies of this resolution to the family and relatives of the deceased.

*Unanimously adopted by rising vote.*

## In Memoriam—William H. Metson.

(Series of 1939)

Supervisor Green presented:

Resolution No. 3219, as follows:

Whereas, William H. Metson, distinguished lawyer and noted California figure died today at Hahnemann Hospital; and

Whereas, the passing of "Bill" Metson, as he was familiarly known to his host of friends and admirers brings to an end a career linked with the early and colorful days of San Francisco, with the Comstock Lode Country and with legal actions which have made history in California law; and

Whereas, Bill Metson came from sturdy pioneer stock and retained to the very last the finest and truest qualities of the stalwart pioneer; a strong and determined character, a loyal friend and a sterling citizen, as well as a devoted and affectionate husband and father; now, therefore, be it

Resolved, That when this Board of Supervisors adjourns today, it does so out of respect to the revered memory of William H. "Bill" Metson and extends to the family of the deceased, its deepest sympathy in their sad bereavement; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to send a suitable copy of this resolution to the family of William H. "Bill" Metson as a token of our esteem and admiration for a good and noble character.

*Unanimously adopted by rising vote.*

## Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From South of Army Merchants and Improvement Association, ex-



pressing that organization's opposition to purchase of Market Street Railway properties.

*Filed.*

From his Honor the Mayor, announcing the appointment of Mr. George W. Ososke as Assistant Director of Civilian Defense.

*Filed.*

Supervisor Mead, following the reading of the foregoing communication, announced that had he known Mr. Ososke was to be appointed to the position there would have been no opposition from him to the legislation creating the position, and he believed there would have been little or no opposition from other members of the Board.

From Church Extension Board of the Presbytery of San Francisco, addressed to Supervisor Colman, advising that the Presbyterian Church is launching a new department, to be known as the Department of Labor and Industry, on February 23, 1943, at 12:15 p. m. at the Whitcomb Hotel, and inviting members of the Board to be present.

*Filed.*

From E. P. E. Troy, 1263 Oak Street, requesting privilege of the floor to read reply to Supervisor MacPhee relating to happenings at meeting of the Board of Supervisors, February 1, 1943.

*Referred to Finance Committee.*

From Bureau of Reclamation, Washington, D. C., acknowledging receipt of Resolution No. 3134, favoring resumption of construction of Central Valley Project canals.

*Filed.*

From Executive Secretary to the Governor, acknowledging receipt of resolution concerning San Francisco Harbor legislation.

*Filed.*

From Building Inspectors, Bureau of Building Inspection, addressed to Supervisor Shannon, requesting salary adjustment of Building Inspectors.

*Referred to Finance Committee.*

From J. L. Stuart Manufacturing Company, copy of communication addressed to Chief Administrative Officer, requesting payment of past due bills in amount of \$135, contracted in November, 1939, and calling attention to unpaid balance of \$1,171.18, due in connection with Golden Gate Bridge Fiesta.

*Copy to be sent to the Mayor.*

From Registrar of Voters, calling attention to ambiguity resulting from recently approved charter amendment with respect to election of judges of Municipal Court.

*Referred to City Attorney.*

### Special Order of Business.

Supervisor Green called attention to resolution urging the appointment of nonresident members to the Board of Directors of Agricultural District 1-A, which the Committee on County, State and National Affairs would present to the Board, at the next meeting, without recommendation, and moved that consideration thereof be made a Special Order of Business on Monday, March 1, 1943, at 2:30 p. m.

*No objection, and so ordered.*

### Consideration of Golden Gate Bridge Finances.

Supervisor MacPhee announced a meeting on Thursday, March 4, 1943, at 3:00 p. m. of Joint Committee of Finance and County, State

and National Affairs, to consider finances of the Golden Gate Bridge and Highway District.

### ADJOURNMENT.

There being no further business, the Board, at the hour of 4:25 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors March 15, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Vol. 38

No. 9

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Monday, March 1, 1943

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 1, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 1, 1943, 2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

Quorum present.

President Jesse Colman presiding.

Supervisor Green was noted present at 2:30 p. m.

Supervisor Shannon was noted present at 2:35 p. m.

Supervisor Uhl excused from attendance.

Supervisor MacPhee excused from attendance because of illness.

Supervisor Brown was excused from attendance at 2:45 p. m.

## APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of February 8, 1943, and February 15, 1943, were considered read and approved.

## Wishing Supervisor MacPhee a Speedy Recovery.

During the proceedings, the President called attention to Supervisor MacPhee's absence, due to illness. However, it was reported that he was doing well. At the suggestion by the President, the Clerk was directed to extend to Supervisor MacPhee, the best wishes of the Board for a speedy recovery.

## Consideration Continued.

## SPECIAL ORDER—2:30 P. M.

Board of Supervisors to sit as a Committee of the Whole to consider the following matter:

The following from Committee on County, State and National Affairs without recommendation, was taken up:

Present: Supervisors Green, Meyer, Gartland, Shannon.

**Urging the Appointment of Non-Resident Members to the Board of Directors of Agricultural District 1-A.**

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, a measure will be introduced in the State Legislature to provide for the appointment to the Board of Directors of Agricultural District 1-A, of a minority membership consisting of representatives

of the livestock industry to be selected from counties other than San Francisco and San Mateo; and

Whereas, the legislation referred to is conducive to the best interests of Agricultural District 1-A and to the counties of San Francisco and San Mateo in that:

1. It will assure a vital and continuing interest in the affairs of the district on the part of the livestock people and their following;

2. It will assure continuing and increased success for the livestock shows of the future, held under the auspices of Agricultural District 1-A, by reason of the fact that the wisdom and advice of experienced livestock men will be immediately available for the benefit of the directorate;

3. It will assure the confidence and cooperation of the livestock industry, the interests of which, primarily, the Cow Palace, is intended to serve;

4. By sharing with the representatives of animal husbandry, administration of the affairs of Agricultural District 1-A, bona fide evidence of San Francisco's interest in their problems and desire to cooperate for our mutual welfare will be made manifest and such action will redound to the benefit of San Francisco generally; now, therefore, be it

Resolved, That this Board of Supervisors does enthusiastically approve of the proposal to amend the statute regulating the appointment of directors to Agricultural District 1-A to provide that not more than three members of the Board of Directors of said district shall be appointed by the Governor from counties other than those comprising the district; and be it

Further Resolved, That This Board of Supervisors respectfully urges the San Francisco delegation in the Legislature, when such measure is presented, to vote therefor and to exert its influence to the end that the measure may become law; and be it

Further Resolved, That copies of this resolution be sent to His Excellency Governor Earl Warren, to Lieutenant-Governor Fred Houser, to the San Francisco delegation in the Legislature and to the Regional Service Committee.

On motion by Supervisor Green, consideration of the foregoing Special Order of Business was *continued until Monday, March 15, 1943, at 2:30 p. m.*

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Authorizing Compromise of Claim of John C. Stellman and Leona Stellman for \$500.**

(Series of 1939)

Bill No. 2092, Ordinance No. 1988, as follows:

Authorizing compromise of claim of John C. Stellman and Leona Stellman for the sum of five hundred dollars (\$500).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended, and the Department of Public Works having approved, the settlement of the action of John C. Stellman and Leona Stellman against the City and County of San Francisco for the recovery of damages for personal injuries by reason of the defective condition of the sidewalk on the south side of Haight Street, near the corner of Pierce Street, by the payment of five hundred dollars (\$500), in full settlement of all claims of John C.



Stellman and Leona Stellman, said City Attorney is hereby authorized to settle said pending litigation by the payment of the sum of five hundred dollars (\$500).

Recommended and approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

**Authorizing Settlement of Certain Richmond Sewer Tunnel Construction Damage Claims for \$1,316.67 and Making Appropriation Therefor.**

(Series of 1939)

Bill No. 2093, Ordinance No. 1989, as follows:

Authorizing settlement of certain claims re Richmond Sewer Tunnel construction damage for the sum of \$1,316.67, and making an appropriation therefor.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney recommends the settlement of the claims and litigation of the within named parties for the recovery for property damage sustained as the result of the construction of the Richmond Sewer Tunnel. The City Attorney is hereby authorized to settle said claims, and the Controller of the City and County of San Francisco is hereby authorized and directed to draw his warrant in payment thereof for the said sums set forth as the city's settlement as follows:

<i>Name of Plaintiff</i>	<i>Action Number</i>	<i>Amount Sued for</i>	<i>Authorized Settlement</i>
Treanor, Jennie .....	280,514	\$ 2,500.00	\$ 400.00
Kearns, Anne .....	276,897	13,500.00	416.67
Costello, Michael and Nellie..	268,662	8,197.00	500.00
			<hr/>
			\$1,316.67

Section 2. The sum of \$1,316.67 is hereby appropriated out of the surplus existing in the 1933 Sewer Bond Fund, to the credit of Appropriation No. 95.705.00, for the purpose of providing funds to make the payments herein authorized.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

**Appropriating \$5,500 From Airport Permanent Salaries to Credit of Heat, Light and Power, to Meet Increased Demand for Heat, Light and Power for San Francisco Airport.**

(Series of 1939)

Bill No. 2094, Ordinance No. 1990, as follows:

Appropriating the sum of \$5,500 from Appropriation No. 264-110-00, Airport—Permanent Salaries, to credit of Appropriation No. 264-231-00,

Heat, Light and Power, to provide funds for purchase of power to meet increased demand for heat, light and power at the San Francisco Airport.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,500 is hereby appropriated from the surplus existing in Appropriation No. 264-110-00, Airport—Permanent Salaries, to the credit of Appropriation No. 264-231-00, Heat, Light and Power, to provide funds for the purchase of power required to meet increased demands.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

**Appropriating \$9,000 From Water Department-Taxes, to Credit of Military Leave, \$2,500, and to Contractual Services, \$6,500, for Payment of Military Leaves and for Additional Requirements for Contractual Services, Period March 1, 1943, to June 30, 1943.**

(Series of 1939)

Bill No. 2095, Ordinance No. 1991, as follows:

Appropriating the sum of \$9,000 from the surplus existing in Appropriation No. 266-870-00, Water Department-Taxes, to the credit of Appropriation No. 266-126-00, Military Leave, the sum of \$2,500, and to the credit of Appropriation No. 266-200-00, Contractual Services, the sum of \$6,500, for the purpose of providing funds for payment of military leaves and for additional requirements for contractual services for the period from March 1, 1943, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$9,000 is hereby appropriated from the surplus existing in Appropriation No. 266-870-00, Water Department-Taxes, to the credit of Appropriation No. 266-126-00, Military Leave, the sum of \$2,500, and to the credit of Appropriation No. 266-200-00, Contractual Services, the sum of \$6,500, to provide funds for the payment of military leaves and for additional requirements for contractual services for the period from March 1, 1943, to June 30, 1943.

Approved by the Public Utilities Commission.

Approved by the Manager of Utilities.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

**Authorizing Compromise of Claim of City and County Against Charles Russell for \$400.**

(Series of 1939)

Bill No. 2096, Ordinance No. 1992, as follows:

Authorizing compromise of claim of the City and County of San Francisco against Charles Russell for the sum of \$400.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In consonance with a letter from the City Attorney, dated February 9, 1943, he and the Attorney for the Bureau of Delinquent Revenue Collection are hereby authorized to settle the action now pending in the Municipal Court of the City and County of San Francisco, entitled: J. Maxwell Peyser, Plaintiff, vs. Hibernia Savings and Loan Society, Defendant, wherein the City and County of San Francisco has been substituted as defendant, said action being numbered 170986, and to dismiss said action, as well as the action in said Municipal Court, entitled: City and County of San Francisco, Plaintiff, vs. Charles Russell, Defendant, No. 170964, upon receipt of the sum of \$400.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

#### Final Passage.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Meyer, Gallagher, Mead.

**Acceptance of Roadway of Visitacion Avenue Between Hahn and Schwerin Streets, Including the Crossing of Visitacion Avenue and Sawyer Street, Including the Curbs.**

(Series of 1939)

Bill No. 2090, Ordinance No. 1986, as follows:

Providing for acceptance of the roadway of Visitacion Avenue between Hahn and Schwerin Streets, including the crossing of Visitacion Avenue and Sawyer Street, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Visitacion Avenue between Hahn and Schwerin Streets, including the crossing of Visitacion Avenue and Sawyer Street, including the curbs.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

**Acceptance of Roadway of Nineteenth Street Between Third and Illinois Streets, Including the Curbs.**

(Series of 1939)

Bill No. 2091, Ordinance No. 1987, as follows:

Providing for acceptance of the roadway of Nineteenth Street between Third and Illinois Streets, including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Nineteenth Street between Third and Illinois Streets, including the curbs.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

### NEW BUSINESS.

#### Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisor Uhl.

Subject to approval by balance of committee.

#### Approval of Supplemental Recommendation, Public Welfare Department.

(Series of 1939)

Resolution No. 3202, as follows:

Resolved, That the recommendations of the Public Welfare Department, containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, for the month of March, 1943, including amounts and denials, are hereby approved and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

#### Cancellation of Taxes, Property Acquired by United States of America.

(Series of 1939)

Resolution No. 3203, as follows:

Resolved, In accordance with the consent of the City Attorney and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as county auditor, be and he is hereby authorized and directed to cancel the taxes for the year 1942-1943 which became a lien on the first Monday in March, to-wit, March 2, 1942, on the following described property:

Assessor's Lot Nos. 1 to 24, Block 4817  
Assessor's Lot No. 1, Block 4799  
Assessor's Lot No. 3, Block 4782  
Assessor's Lot No. 33, Block 7201

Said property was acquired by the United States of America subsequent to the first Monday in March, 1942.

Approved as to form and cancellation authorized by the City Attorney.

Approved by the Controller.

Approved by the Tax Collector.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

### **Cancellation of Taxes Erroneously Assessed.**

(Series of 1939)

Resolution No. 3204, as follows:

Whereas, the Assessor has reported that through failure to grant veteran exemption of \$1,000, for which proper application had been made, taxes in the amount of \$10.30 have been levied against Lot 4, Block 4626A, Assessment Roll 1942-1943; therefore, be it

Resolved, That, in accordance with the terms of Section 4986, the consent of the City Attorney having been obtained, the Controller be and he is hereby authorized and requested to cancel the following described assessment:

<i>Fiscal Year</i>	<i>Lot</i>	<i>Block</i>	<i>Amount</i>
1942-1943	4	4626A	\$10.30

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

### **Passed for Second Reading.**

### **Authorizing Sale of City Owned Land in Assessor's Block 4102.**

(Series of 1939)

Bill No. 2104, Ordinance No. . . . ., as follows:

Authorizing sale of city owned land in Assessor's Block 4102.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Department of Public Works, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described city owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the Easterly line of Texas Street, distant thereon 566 feet Southerly from the Southerly line of Twentieth Street; thence running Southerly along said line of Texas Street 150 feet to the Northeasterly line of Twenty-second Street as said line is shown on the "Map showing the opening of Twenty-second Street, etc.," filed October 24, 1917, in Book "H" of Maps at page 92, Official Records of the City and County of San Francisco; thence deflecting  $33^{\circ} 41' 24''$  to the left and running Southeasterly along said line of Twenty-second Street, 180.28 feet to the Northerly line of Twenty-second Street; thence deflecting  $56^{\circ} 18' 36''$  to the left and running Easterly along last named line of Twenty-second Street, 100 feet to the Westerly line of Mississippi Street; thence at right angles Northerly along said line of Mississippi Street 225 feet; thence at right angles Westerly 100 feet; thence at

right angles Northerly 75 feet; thence at right angles West-erly 100 feet to the point of beginning.

Being all of that certain property conveyed to the City and County of San Francisco by deeds recorded April 16, 1925, in Volume 1049, Official Records, at page 318, and March 1, 1924, in Volume 838, Official Records, pages 179, 181 and 187, Official Records of said City and County.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco, and may be sold as a whole or subdivided.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

**Amending Salary Ordinance as to Section 2 Thereof by Adding to Schedule of Charges a Rate of 35 Cents per Night to Present Charge of \$10 per Month for Room or House; by Splitting the Section After the Second Paragraph and Adding Section 2.1 and Section 2.2.**

(Series of 1939)

Bill No. 2105, Ordinance No. . . . ., as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 2 of the Annual Salary Ordinance, by adding to the schedule of charges a rate of 35 cents per night to the present charge of \$10 per month for room or house; by splitting the section after the second paragraph and adding section 2.1, and after the third paragraph adding section 2.2.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 2 is hereby amended to read as follows:

Section 2. Salary or wage rates herein specified are the **maximum** gross compensations fixed for the present occupants of the respective positions herein enumerated, including the valuation of maintenance furnished.

In filling vacancies in positions herein enumerated or in appointing employees to temporary or seasonal positions as provided in Section 1 hereof, which are subject to the provisions of Section 151 of the Charter, the person appointed to such vacancy or temporary or seasonal position shall be paid the entrance salary or wage fixed for such position in the schedule of compensations adopted by the Board of Supervisors pursuant to the provisions of Section 151 of the Charter, or if no schedule of compensation has been adopted by the Board of Supervisors for the classification to which said position is allocated or classified, the person appointed to such position shall, pending adoption by the Board of Supervisors of a schedule of compensation for such position, receive the entrance salary or wage proposed by the Civil Service Commission for such position and shall remain at the said entrance rate during the current fiscal year; provided, however, that an employee holding permanent appointment under the same appointing officer may be advanced, on the recommendation of the appointing officer and in order of seniority and subject to the approval of the Civil Service Commission to the salary fixed in this ordinance for any vacated position of

his classification, but in no case to exceed the amount fixed for his position in the above mentioned schedule of compensation in accordance with his years of service; and provided further, that persons who have acquired permanent status in a position other than those on military leaves of absence, who are re-employed in the same positions after lay-off or leave of absence shall be paid the salary or wage received at the time laid off or granted such leave, provided that in the execution and performance of any contract awarded to a city department under the provisions of Sections 95 and 98 of the Charter, not less than the wage scale fixed by the Board of Supervisors in the prevailing Wage Resolution and in effect at the time of the award of said contract shall be paid to employees performing work under such contract. The compensation herein fixed on a per diem basis are for 8 hours' work.

Section 2.1. No maintenance shall be provided to any employee in a position subject to the provisions of Section 151 of the Charter in addition to the compensation herein fixed or provided. The compensations fixed for employees engaged in construction work outside the City and County of San Francisco which are not subject to Section 151 of the Charter include the valuation of maintenance provided such employees and deductions for such accommodations shall be made and indicated on payrolls and timerolls.

Section 2.2. Charges for any and all maintenance furnished and accepted by employees in positions subject to Section 151 of the Charter shall be made and indicated on timerolls and payrolls, and deductions for such maintenance shall be indicated and made on timerolls and payrolls in accordance with the following schedule fixed by the Civil Service Commission for such maintenance; provided, however, that no charge shall be made for meals furnished cooks, bakers, waiters and other kitchen workers.

1 meal per day.....	\$10.00	Per Mo.
2 meals per day.....	16.50	Per Mo.
3 meals per day.....	22.50	Per Mo.
Room or House.....	10.00	Per Mo. or 35¢ Per Night
Laundry .....	2.50	Per Mo.
Board, Room and Laundry.....	35.00	Per Mo.
Single Meal .....	.35	

Per Mo.

Board, Room and Laundry for Camp Assistants at Camp Mather and for employees of the Boys' Ranch School.....	\$ 22.00
Room and Board for adult dependents of employees at Boys' Ranch School—each.....	10.00
Complete family maintenance furnished the Directors of Boys' Ranch School .....	65.00
Complete family maintenance furnished the Superintendent of Laguna Honda Home and the Superintendent of the San Francisco Hospital .....	150.00
Complete family maintenance furnished the Resident Physician and Superintendent of Hassler Health Home.....	75.00
House furnished the Superintendent and the Assistant Superintendent, Alameda Division of the Water Department, and the Assistant Superintendent of the Peninsula Division of the Water Department .....	25.00
House furnished the Superintendent of the Peninsula Division of the Water Department.....	50.00
House furnished the Head Pump Operator of the Peninsula and Alameda Division of the Water Department.....	25.00
House furnished the Engineer, Stationary Steam Engines, at the Water Department.....	15.00
House furnished to Superintendent, Park Department.....	50.00
House furnished to the Director of the Zoo, Park Department....	25.00

House furnished to Pump Operator at the Murphy Windmill,  
Park Department ..... 25.00

Approved as to classification by the Civil Service Commission.  
Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Mead, Meyer, Roncovieri—7.

Absent: Supervisors Green, MacPhee, Shannon, Uhl—4.

### Consideration Postponed.

**Amending Salary Ordinance as to Department of Public Health—General Office—Interdepartmental, by Adding 15 Orderlies (Part Time) at \$100 per Month; and by Adding 30 Registered Nurses (Part Time) at \$135 per Month; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2106, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 55b, DEPARTMENT OF PUBLIC HEALTH—GENERAL OFFICE—INTERDEPARTMENTAL (Continued), by adding item 2.1 15 I 116 Orderly (part time) at the rate of \$110 per month; and by adding item 4.1 30 P102 Registered Nurses (part time) at the rate of \$135 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 55b, is hereby amended to read as follows:

### Section 55b. DEPARTMENT OF PUBLIC HEALTH—CENTRAL OFFICE—INTERDEPARTMENTAL (Continued)

These employments are not established as continuing positions, but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	2	I 2	Kitchen Helper .....	\$ 118
2	15	I 116	Orderly .....	110
2.1	15	I 116	<b>Orderly (part time)</b> .....	110
3	7	I 204	Porter .....	110
4	20	P102	Registered Nurse .....	135
4.1	30	P102	<b>Registered Nurse (part time)</b> .....	135
5	4	P103	Special Nurse, \$6 to \$12 per day .....	

Section 2. This ordinance is passed as an emergency measure effective immediately, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for the uninterrupted operation of the Department of Public Health—Central Office—Interdepartmental.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Because of lack of sufficient votes to pass the foregoing emergency measure, at the suggestion by the Chair, consideration was *postponed until Monday, March 8, 1943.*

### Re-reference to Committee.

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors Gartland, Green, Shannon.



**Leaves of Absence to Engage in Defense Work, Preparedness or Prosecution of the War.**

(Series of 1939)

Bill No. 2088, Ordinance No. . . . ., as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions of said rule, which is as follows:

**Rule 31.2.**

**Military Leaves (For Non-Military Service in the War Effort).**

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County, *except members of the Police and Fire Departments*, for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the granting of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services. *Appointment of a new person to replace an employee granted leave under this rule shall continue only for the period of such leave.*

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is

eligible, *according to his years of service*, under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule. Periods of leave granted under this rule shall not be calculated as City and County service.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the request of the officer or employee in accordance with its judgment. The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commission in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

Approved as to form by the City Attorney.

*February 23, 1943—Over until March 1, 1943.*

Supervisor Brown, in discussing the foregoing legislation, announced that he had no objection to granting leaves of absence to employees entering the armed forces or who were requisitioned by the government to perform war work or defense duties. He was opposed though to permitting a man to leave the city service voluntarily to accept higher paid employment, and then later return to his previous position and replace someone else. Thereupon, he moved that the foregoing bill be re-referred to Judiciary Committee.

*No objection, and so ordered.*

**Adopted.**

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, Gallagher.

**Intention of Closing Pringle Court From Greenwich Street Northerly to Its Northerly Termination.**

(Series of 1939)

Resolution No. 3205, as follows:

Resolved, That the public interest requires and that it is the intention of this Board of Supervisors to close and abandon Pringle Court situated in the City and County of San Francisco, State of California, and more particularly described as follows:

All of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

Said closing and abandonment of said Pringle Court shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

To cover the cost of advertising and other expenses in connection with said closing of Pringle Court, Merchants Ice & Cold Storage Company, the abutting property owner, shall pay the City and County of San Francisco the sum of \$100.

The Clerk of this Board of Supervisors is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and said Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

*February 23, 1943—Re-referred to Streets Committee.*

**Discussion.**

Supervisor Meyer pointed out that the foregoing was merely resolution of intention. Any objections can be considered before the actual closing.

Supervisor Roncovieri objected to that procedure. The legislation should be held in committee, he contended, until after hearing from all opponents. Supervisor Roncovieri objected further to the statement "that the public interest requires . . ." He doubted the truth of that statement, and, as far as he was concerned, it was not true.

Following the reading of pertinent portion of the Street Closing Act of 1889 by the Clerk, the roll was called and the foregoing resolution was *adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Meyer—6.

Noes: Supervisors Mead, Roncovieri, Shannon—3.

Absent: Supervisors MacPhee, Uhl—2.

**Explanation of Vote.**

Supervisor Roncovieri, following the foregoing roll call, announced that he was not necessarily opposed to the proposed closing of Pringle Court, but he did want more light on the subject.

### Privilege of the Floor.

Mrs. H. Slikerman, 231A Greenwich Street, on being granted the privilege of the floor, protested the closing of Pringle Court. Her objection, and the objection of her neighbors, were rather to what might be done with the property, if and when closed, rather than to the closing itself. The people in the district feared construction that would greatly depreciate their homes.

### Passed for Second Reading.

**Changing and Establishing Grades on Newhall Street Between a Line at Right Angles to the Easterly Line of, 402.63 Feet Southerly From Revere Avenue and a Line Connecting Points Respectively 15 Feet Easterly From the Westerly Line of, 739.94 Feet Southerly From Revere Avenue, and 15 Feet Westerly From the Easterly Line of, 744.13 Feet Southerly From Revere Avenue.**

(Series of 1939)

Bill No. 2107, Ordinance No. ...., as follows:

Changing and establishing grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue, and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue.

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 9th day of November, 1942, by Resolution No. 3001 (Series of 1939), declare its intention to change and establish the grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue, and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue.

Whereas, more than thirty days have elapsed since the first publication of said resolution of intention; therefore,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

NEWHALL STREET	FEET
15 feet westerly from the easterly line of, 402.63 feet southerly from Revere Avenue.....	163.43
Point on Curve (The same being the present official grade)	
15 feet easterly from the westerly line of, 402.63 feet southerly from Revere Avenue produced westerly....	166
(The same being the present official grade)	
15 feet easterly from the westerly line of, 462.63 feet southerly from Revere Avenue produced westerly....	163.35
15 feet easterly from the westerly line of, 522.63 feet southerly from Revere Avenue produced westerly.....	157.40
(Vertical curve passing through the last three described points)	
15 feet westerly from the easterly line of, 462.53 feet southerly from Revere Avenue.....	161.34
15 feet westerly from the easterly line of, 502.63 feet southerly from Revere Avenue.....	159.06

15 feet westerly from the easterly line of, 542.63 feet southerly from Revere Avenue..... 154.92  
(Vertical curve passing through the last three described points)

659.93 southerly from Revere Avenue produced..... 140

15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue produced..... 130.40

15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue..... 129.86

On Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue, and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of 744.13 feet southerly from Revere Avenue be changed and established to conform to true gradients between the grade elevations above given therefor.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors MacPhee, Uhl—2.

**Adopted.**

**Granting Revocable Permission to Williams-Wallace Co. to Erect a Temporary Shed for Storage Purposes on a Portion of Channel Street, Between Seventh and Eight Streets.**

(Series of 1939)

Resolution No. 3206, as follows:

Resolved, That, pursuant to the recommendation of the Director of Public Works, permission, revocable at will of the Board of Supervisors but not for more than six months after the present emergency, is hereby granted to Williams-Wallace Co., to construct a temporary shed for the housing of essential war materials on the following described portion of Channel Street:

Beginning at a point on the southeasterly line of Channel Street, distant thereon 435 feet southwesterly from the southwesterly line of Seventh Street, and running thence southwesterly along said line of Channel Street 50 feet; thence at right angles northwesterly 25 feet; thence at right angles northeasterly 50 feet; thence at right angles southeasterly 25 feet to the southeasterly line of Channel Street and the point of beginning.

Said shed to be constructed in accordance with plans and specifications to be approved by the Director of Public Works and to be used for the housing of essential war materials.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors MacPhee, Uhl—2.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

**In Memoriam—Alfred Ehrman.**

(Series of 1939)

Supervisor Brown presented and moved adoption of the following resolution. Motion seconded by the entire membership of the Board:

Resolution No. 3208, as follows:

Whereas, Death has called Alfred Ehrman, for twenty-five years Fire Commissioner of the City and County of San Francisco and prominent in the business life of San Francisco as a member of the firm of Ehrman Bros. and Horn Company and president of the Calambra Sugar Estate of Manila, P. I.; and

Whereas, Alfred Ehrman played a large part in the civic and commercial life of San Francisco working untiringly for its welfare; and

Whereas, as Fire Commissioner, he contributed unstintingly of his time and energy to the duties of his office and to the improvement of this important branch of the public service; and

Whereas, in private life, Alfred Ehrman was known for his unostentatious philanthropy and charity and will be sorely missed by many who were the recipients of this bounty; therefore, be it

Resolved, That this Board of Supervisors learns of his passing with deep sorrow and expresses to his immediate family its heartfelt sympathy in their sad bereavement; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to send to the family of the late Alfred Ehrman a suitably engrossed copy of this resolution as an expression of the deep esteem and admiration in which the late departed was held by his fellow officials; and be it

Further Resolved, That when this Board adjourns today, that it does so out of respect to the revered memory of the late Alfred Ehrman.

*Unanimously adopted by rising vote.*

**Award of Special "A" for Agricultural Production.**

(Series of 1939)

Supervisor Colman presented:

Resolution No. 3207, as follows:

Whereas, the fate of the United States depends on the success of our arms in the present global war of the United Nations; and

Whereas, modern war for its success depends on the total all out effort of our farm life, of our industrial workers, as well as our armed forces in the field, on the high seas, and in the air; and

Whereas, the government in its wisdom has stimulated history to production records without parallel in history by recognizing individual plant achievement with awards such as the Army and Navy "E" and the Maritime Commission "M"; and

Whereas, today America has reached that critical crossroad in the war effort where success or failure of the nation's farmers to meet the colossal demands of the hour can affect not only the production of our workers in industry and the feats of our armed forces, but also the effective achievements of our brave allies; now, therefore, be it

Resolved, That the City and County of San Francisco join with the San Francisco Chamber of Commerce in petitioning the President of the United States to extend this policy of recognition by awarding to the American farmers and their employees, a special "A", for agricultural production, emblem as recognition for signal achievement in the

production of food and fiber for the nation's war program, taking whatever immediate steps he deems advisable to accomplish the objective.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors MacPhee, Uhl—2.

### Reports on Supervisors' Annual Convention.

Supervisor Brown, under his name on Roll Call, reported briefly on the annual convention of the Supervisors' Association, February 24, 25 and 26. The convention was a great success, and exceptionally attended.

Supervisor Green, also, reported on the convention. It was a fine convention, and San Francisco was well represented. Taxation and relief matters were among those subjects considered. Supervisor Green was elected a director at the convention; Supervisor Shannon's name was placed in nomination for the office of vice-president of the association, but he declined the nomination. Supervisors Mead and Roncovieri both addressed the convention. Full report on the convention will be presented at a later date.

Supervisor Roncovieri called attention to two proposals now before the State Legislature. 1. Subsidies to be returned to the counties from the accumulated surplus. Mr. Dixwell Pierce, an authority on tax matters, with the help of Mr. Lyon of Los Angeles, has introduced Assembly Bill 498, limiting the amount of taxes that may be imposed for county or city and county taxes upon real and personal property, according to the valuation thereof. If this bill is passed, \$35,000,000 will be distributed to fifty-eight counties of the State. Each county will receive a sum which will equal the returns from fifty cents in the tax rate. However, if the tax rate should be increased, this amount will be reduced. If the tax rate is reduced, the counties will receive a greater amount. However, there seems to be an undercurrent against the measure. 2. The other proposal to reduce the tax rate concerns old-age pensions. Counties now contribute \$10 out of \$40. It is proposed to reduce the county payments to \$5.

*Subject matter referred to Finance Committee.*

Supervisor Shannon reported, stating that Supervisors Brown, Green and Roncovieri had covered the convention highlights very well. There are in Sacramento now about three hundred bills to be considered by the Legislature. Each member has the right to introduce two additional bills. For that reason it is quite possible that the Legislature will be in session until well into May. For that reason, Supervisor Shannon stressed the need for a lobbyist in Sacramento.

The Chair, in reply, announced that the matter was in the hands of the Finance Committee, and that Supervisor Shannon's remarks should be called to the attention of Supervisor MacPhee.

Supervisor Shannon, however, held that suggestion to be not satisfactory. The President should call the Board into executive session and an effort should be made to select someone to represent the Board in Sacramento.

Thereupon, the City Attorney, who was present in the chambers, called attention to the work being done by Mr. Skelly, and that Mr. Skelly would not be subordinate to anyone whom the Board might select as lobbyist.

Supervisor Green, thereupon, pointed out that Mr. Skelly needs assistance; someone is needed to meet the legislators. Supervisor MacPhee does not believe this a matter for the Finance Committee alone.

For that reason, he, Supervisor Green, would second Supervisor Shannon's motion that the matter be considered by the Board, sitting in executive session.

The Chair suggested that most effective work could be done by the County, State and National Affairs Committee. Both Supervisors Green and Gallagher are former members of the Assembly. There are also on the committee Supervisors Gartland, Shannon and Meyer. These Supervisors can represent San Francisco with a great deal of power and efficiency. That committee would do infinitely more good in getting results than would any paid lobbyist. Any other members, too, could go to Sacramento.

Supervisor Roncovieri, in commenting on the President's suggestion, recognized as true what he had said. However, in order to have effective work done, Mr. Skelly must have an assistant to keep him informed. He needs someone besides a stenographer.

Thereupon, Supervisor Shannon, in line with his previous suggestion, moved that the members of the Board meet in executive session, immediately after adjournment, to discuss the problem. Motion seconded by Supervisor Green.

#### Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Civil Service Commission, reporting that its report on Salary Standardization would be presented to the Board on about March 10 or 11, 1943.

In connection with foregoing communication, Supervisor Roncovieri requested that the Civil Service Commission be requested to present with its report, in writing, a statement showing that the salaries and wages reported therein are now in existence, in accordance with agreements between industry and organized labor, and how the figures were arrived at.

*No objection, and so ordered.*

Thereupon, Supervisor Gallagher, seconded by Supervisor Mead, moved that the Board meet on Thursday, March 11, 1943, at 10:00 a. m. for the purpose of holding a public hearing on the Civil Service Commission's report.

*No objection, and so ordered.*

From Chairman, Legislative Committee on State Highways, County Roads and City Streets, California Legislature, Assembly, announcing meeting of that committee on Friday, March 5, 1943, at 11 a. m., in the State Building, San Francisco.

*Members of Streets Committee, and Mr. George Stahle, appointed to attend.*

From Supervisor Gallagher, inviting members of the Board to participate in St. Patrick's Day Parade with suitably decorated cars.

*Invitation accepted.*

From the Kendrick family, presented by Supervisor Colman, expressing appreciation of resolution adopted in memory of Lieutenant Charles Kendrick.

#### ADJOURNMENT.

There being no further business, the Board, at the hour of 3:35 p. m., adjourned.

DAVID A. BARRY, Clerk.



Approved by the Board of Supervisors March 15, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.







Vol. 38

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No. 10

Monday, March 8, 1943

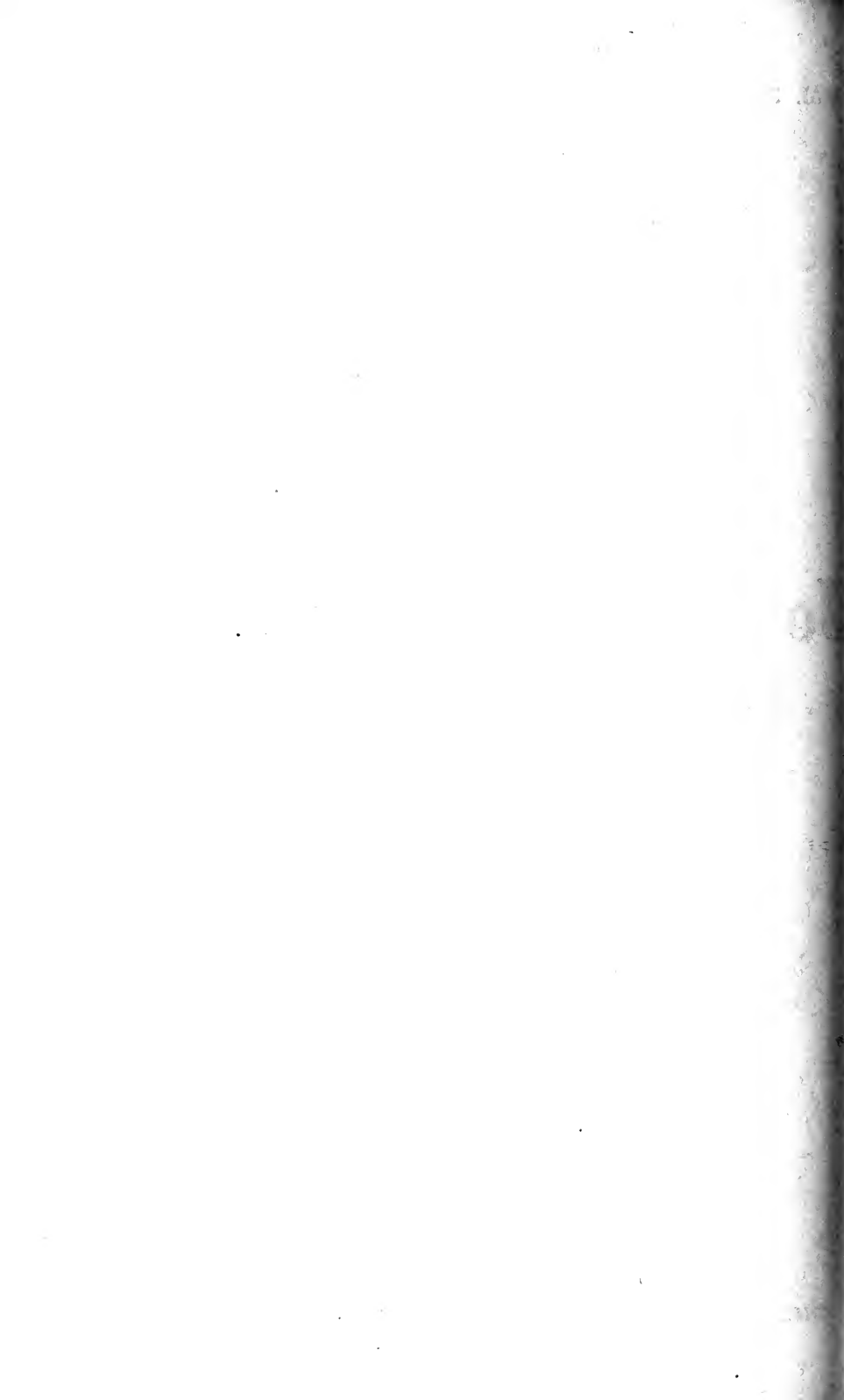
# Journal of Proceedings Board of Supervisors

City and County of San Francisco



THE RECORDER PRINTING & PUBLISHING COMPANY

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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 8, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 8, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

Quorum present.

President Jesse C. Colman presiding.

Supervisor MacPhee excused because of illness.

Withdrawn.

## PROPOSITION No. ....

### PROPOSED CHARTER AMENDMENT—REVENUE BONDS— ACQUISITION OF THE MARKET STREET RAILWAY

cribing and setting forth a proposal to the qualified electors of the and County of San Francisco to amend the Charter of said City and y of San Francisco by adding thereto a new section to be known as n 121.1 providing an additional and alternative method of financing ost of the acquisition of the operative properties of the Market Street ay Company by the issuance of revenue bonds and authorizing the con- tion of said operative properties of said Market Street Railway Com- with the present Municipal Railway system of San Francisco and pro- for the payment of said bonds solely out of revenues of said Municipal ay system after the consolidation of the operative properties of the et Street Railway Company with the said Municipal Railway system hich said bonds shall in no respect be secured by the taxing power of ty and County of San Francisco.

Board of Supervisors of the City and County of San Francisco hereby ts to the qualified electors of the City and County of San Francisco at ection to be held therein on the 20th day of April, 1943, a proposal end, as hereinafter set forth, the Charter of said City and County ding thereto a new section to be known as Section 121.1, relating acquisition of the operative properties of the Market Street Railway any and providing for the financing of the cost thereof by the issu- of revenue bonds limited in the aggregate principal sum of ,000.00, both the principal and interest of which shall be payable ex-

clusively from the revenues of the Municipal Railway system of San Francisco after the operative properties of said Market Street Railway Company are consolidated with said system and authorizing the consolidation of the properties of the Market Street Railway Company with the Municipal Railway System of the City and County of San Francisco.

## REVENUE BONDS—ACQUISITION OF THE MARKET STREET RAILWAY

### Section 121.1.

Subdivision 1. Pursuant to this section, the city and county of San Francisco is authorized, in addition to all other powers conferred upon said city and county pursuant to this charter or by general law, to acquire the operative properties of the Market Street Railway Company for the purpose of supplying said city and county and the inhabitants thereof, as well as the inhabitants of the county of San Mateo, with street railway and other transportation and facilities, provided that the primary purpose of acquiring the operative properties of said Market Street Railway Company shall be to furnish the city and county of San Francisco and its inhabitants with street railway and other transportation and the furnishing of such transportation to San Mateo county and the inhabitants thereof shall be only such as shall be incidental to said main purpose. The said properties to be acquired from said Market Street Railway Company shall include, all and singular, the operative properties now used for the furnishing of street railway and other service and transportation to the city and county of San Francisco and to the inhabitants thereof and to the county of San Mateo and to the inhabitants thereof and shall include all street railway cars, buses, rails, ties, tracks, wires, lines and poles, machinery, equipment, and real and personal property of every kind and nature including rights of way and permits, franchises, and all other property, real or personal of every kind and nature used by said Market Street Railway Company in connection with the operation of its street railway system in the city and county of San Francisco and in the county of San Mateo. Whenever the term "this section" is used, it shall mean and include this section 121.1 and each and all of the subdivisions thereof.

Subdivision 2. The adoption of this section shall be deemed to and shall constitute a finding by the people of the city and county of San Francisco that the public interest and necessity demand the acquisition and operation of all and singular, the operative properties of the Market Street Railway Company hereinbefore referred to, as well as the consolidation of said properties with the properties of the Municipal Railway as the same now exist and are operated.

Subdivision 3. Upon the acquisition of said operative properties of the Market Street Railway Company, all and singular, the said properties shall be consolidated with the present Municipal Railway system and shall become a part thereof and both of said properties as so consolidated shall constitute the Municipal Railway System of the City and County of San Francisco and all additions and betterments made thereto shall become a part of said system.

Subdivision 4. As soon after the effective date of this amendment as possible it shall be the duty of the board of supervisors to authorize



ance of revenue bonds in an amount of \$7,950,000.00 for the purpose of raising funds to pay the cost of the acquisition of the said operative properties of the said Market Street Railway Company hereinbefore referred to. Such revenue bonds shall be authorized by the board of supervisors by resolution adopted by majority vote of said board and shall contain a recital on their face that neither the payment of the principal, or any part thereof, or interest thereon, constitutes a debt, liability or obligation of the city and county of San Francisco. Such revenue bonds shall be payable exclusively from the revenues of the Municipal Railway system after the addition thereto of the proceeds of the sale of said operative properties of said Market Street Railway Company, and any funds or interest thereon established as additional security for said revenue bonds from the proceeds thereof or from the revenues of said Municipal Railway system. Reference on the face of such revenue bonds to said resolution by its date of adoption shall be sufficient to incorporate all of the provisions thereof into the body of said revenue bonds and their appurtenant coupons. Each taker and subsequent holder of such revenue bonds or coupons, whether such coupons are attached to or detached from said revenue bonds, shall have recourse to all of the provisions of such resolution and shall be bound thereby.

The aggregate principal amount of all revenue bonds which may be issued pursuant to this section is hereby limited to \$7,950,000.00.

The board of supervisors shall determine the form and denomination of the revenue bonds and the terms and conditions upon which the bonds shall be issued, paid and retired. The said board may divide any authorized issue into one or more series or divisions, and may fix different rates of interest and different maturity dates for such bonds and different terms of interest to be paid thereon, and may prescribe different terms and conditions for revenue bonds of any of the several series or divisions. Such revenue bonds shall bear such dates as may be prescribed by the board of supervisors and may be, in whole or in part, serial bonds or sinking fund bonds with such maturities and payable at such times, over such periods, and in such amounts as the board of supervisors may determine.

No revenue bond by its terms shall mature in more than fifteen (15) years from its date. In the event that any authorized issue is divided into two or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each revenue bond separately, irrespective of the fact that different dates may be prescribed for the revenue bonds of each separate series or divisions of said authorized issue.

Revenue bonds shall bear interest at a rate of not to exceed five percent (5%) per annum, payable annually or semi-annually or in part annually and in part semi-annually. It shall not be necessary that all of the revenue bonds of any authorized issue or division or series thereof bear the same rate of interest. The board of supervisors may fix and determine the definitive interest rate or rates which said revenue bonds shall bear, not exceeding the maximum rate hereinabove specified, and may determine such rate in accordance with the bid of the successful bidder for said revenue bonds on the sale thereof.

Revenue bonds may be issued as coupon bonds or registered bonds, and the board of supervisors may provide for the interchange of coupon

bonds for registered bonds and registered bonds for coupon bonds, and provide that bonds shall be registered as to principal only, or as to principal and interest, and the terms and conditions upon which the shall be registered and discharged from registration.

(f) Revenue bonds may be made callable prior to maturity at the option of the city and county of San Francisco, upon such terms, conditions upon such notice as the board of supervisors may determine, but not to event at less than par, and upon the payment of such premium as may be fixed by the board of supervisors in the proceedings for the issuance of said revenue bonds. No revenue bond shall be subject to call or redemption prior to its fixed maturity date unless the right to exercise such call is expressly stated on the face of the said bond.

(g) The board of supervisors may provide for the payment of the principal and interest of revenue bonds at any place within or without the State of California, and in lawful money or any specified coin or currency of the United States.

(h) The board of supervisors may provide for the execution and authentication of revenue bonds by the manual, lithographed or printed facsimile signature of any designated officers of the city and county of San Francisco. The board of supervisors may also provide for additional authentication of the revenue bonds by a trustee or fiscal agent appointed by the board of supervisors. If any of the officers whose signatures or countersignatures appear upon the revenue bonds or coupons cease to be officers before the delivery of said revenue bonds or coupons, their signatures or countersignatures shall nevertheless be valid and of the same force and effect as if the officers had remained in office until the delivery of the revenue bonds and coupons.

(i) None of said revenue bonds shall be sold at less than their principal face value and accrued interest thereon to date of delivery.

(j) Pending the actual issuance or delivery of revenue bonds, the board of supervisors may issue temporary or interim revenue bonds, certificates or receipts of any denomination whatsoever, and with or without coupons to be exchanged for definitive revenue bonds when ready for delivery. The board shall prescribe the form of such interim revenue bonds, certificates or receipts and the terms and conditions of exchange.

(k) Upon the written recommendation of the public utilities commission, and with the approval of the controller, the board of supervisors may provide for the issuance, sale or exchange of refunding bonds for the purpose of redeeming or retiring any revenue bonds issued by the city and county of San Francisco under this section subject, however, to any limitations contained in the resolution providing for the issuance of such revenue bonds. All provisions of this section applicable to the issuance of revenue bonds are applicable to the funding or refunding bonds at the time of the issuance, sale or exchange thereof. Funding or refunding bonds shall be issued in a principal amount sufficient to provide funds for the payment of all revenue bonds to be refunded thereby, and in addition for the payment of all expenses incident to the call, retiring or paying of such outstanding revenue bonds, and the issuance of such refunding bonds. Such expenses shall include any amount necessary to be made available for

nt of interest upon such refunding bonds from the date of sale thereof date of payment of the revenue bonds to be refunded or to the date which the revenue bonds to be refunded will be paid pursuant to the ereof or agreement with the holders thereof, and also the premium, e necessary to be paid in order to call and retire the outstanding e bonds and also the interest accruing on such outstanding revenue so called for redemption to the date of the call or retirement provided uch refunding bonds shall be payable as to principal and interest out of the revenues of the Municipal Railway system and no refund- nd by its terms shall mature in more than fifteen (15) years from its In the event any authorized issue is divided into two or more series sions, the maximum maturity date herein authorized shall be calcu- rom the date on the face of each refunding bond separately, irrespec- the fact that different dates may be prescribed for the refunding of each separate series or division of said authorized issue, and the t on said refunding bonds shall not exceed five per cent (5%) per , payable annually or semi-annually.

All such revenue bonds issued under authority of this section shall iable instruments and shall be deemed to have and possess all of the tes of negotiability under the laws of the State of California relating otiable instruments.

division 5. Said resolution providing for the issuance of revenue may also, in addition to all other appropriate agreements deemed ary or advisable by said board of supervisors, contain such covenants greements on the part of the city and county of San Francisco as ard of supervisors deems necessary or advisable for the better security revenue bonds issued thereunder. The board of supervisors is hereby ized and empowered in and by the terms of said resolution to cove- nd agree, on behalf of the city and county of San Francisco, with the s of any of said revenue bonds, so long as the same shall be outstand- follows:

That the proceeds of the sale of said revenue bonds shall be deposited nd separate and apart from all other funds of the city and county of rancisco and shall, together with any interest earned on such funds, elied solely and exclusively to the object and purpose for which said e bonds are herein authorized to be issued, and that any proceeds of e of such revenue bonds remaining unexpended after the object and e for which said revenue bonds are herein authorized to be issued een completed shall be applied to the retirement of revenue bonds utstanding, by purchase in the open market or by call and redemption ame are by their terms made callable prior to maturity, as the case e, and that none of such moneys shall be transferred to any other f the city and county of San Francisco or used for any purpose other s specified in such resolution.

That the city and county of San Francisco will consolidate the oper- roperties acquired from the Market Street Railway Company and e the same in conjunction with the Municipal Railway system as the exists on the effective date of this amendment and will keep said as consolidated in good repair, working order and condition and will, me to time, make all needful and proper repairs, renewals and re-

placements and will continuously operate said Municipal Railway system in an efficient manner.

(c) That the city and county of San Francisco will establish and maintain reasonable rates of fare to be charged for transportation on said Municipal Railway system and that such rates shall, at all times, be adequate to yield annual revenue equal to all redemption payments and interest charges on said revenue bonds as the same fall due, together with such additional sums as may be required for any sinking fund, reserve fund or any special fund provided for the security of such revenue bonds or for the maintenance and operation, depreciation, reserve fund, and other charges in connection with the operation of said Municipal Railway system, together with all costs of maintenance in operation of the said system; and, further, that such rates shall not be reduced below an amount sufficient to provide funds to meet the obligations herein and in said resolution set forth. No person shall be permitted free transportation or authorized or permitted to make use of the transportation facilities of the Municipal Railway system except upon payment of the regularly established charge therefor with the exception as may be prescribed and defined by rule of the public utilities commission, in the cases of employees of the Municipal Railway system, policemen, firemen and other essential public employees, together with persons engaged in charitable and educational work and who serve in said system without compensation therefor, all within the discretion of the public utilities commission. That all such fares shall be paid in such coin or currency as on the date of payment is legal tender for public or private debts and in script or tokens issued only upon payment of the face or commutation value thereof in such coin or currency. Any agreement contained in said resolution shall be binding upon the public utilities commission and upon the city and county of San Francisco and all officers, departments and boards thereof.

(d) That accurate books and records of account, showing all revenues received from the operation of the Municipal Railway system and all expenditures therefrom, will be kept and maintained as provided in section 64 of the charter, and that the controller will audit all accounts of the system as provided in section 66 of the charter. That for the purpose of conducting such audit, the controller is authorized to employ independent public accountants, the cost of whose audits shall be charged to the cost of operation of the Municipal Railway system. That all of the books and records of the Municipal Railway system shall be open at all times during business hours to the inspection of the holders of one or more of the revenue bonds or of any percentage of such holders, or their duly authorized representatives, while any of the revenue bonds are outstanding and unpaid. That annual or other periodic statements of the condition of the Municipal Railway system will be furnished to the holders of such revenue bonds and that summaries thereof will be published at least annually. That in addition to the audit of said accounts by the controller, additional independent audits shall be furnished to the bondholders annually or at such other intervals as may be specified in the resolution, which shall also prescribe the manner and method in which such independent accountants shall be designated and the character of the audits to be prepared or furnished by them. That the cost of all such audits, the cost of printing, distribution or publication thereof or of any summary thereof shall be deemed to constitute a part

st of operation of the Municipal Railway system and shall be paid the revenue thereof.

That if any part of the Municipal Railway system shall be taken by the city and county of San Francisco by eminent domain proceedings, or proceedings authorized by law, the proceeds received by said city and county of San Francisco shall be applied to rebuild or replace the property taken and if not so applied shall be used within such time as may be determined in said resolution exclusively for the payment of the principal and interest of said revenue bonds until the same shall have been paid in full.

That while any of the revenue bonds are outstanding and unpaid, the city and county of San Francisco will not mortgage or otherwise encumber, lease or dispose of the Municipal Railway system or any substantial part thereof, or enter into any lease or contract which shall impair the operation of said Municipal Railway system or otherwise impair the right of the holders of any of said revenue bonds to secure payment in full of the principal and interest of said revenue bonds as the same shall mature, except that provision may be made in such resolution for the release of properties upon application of the proceeds of the sale or other disposition of the Municipal Railway system or any part thereof upon such terms and conditions as may be specifically defined in said resolution.

That the city and county of San Francisco shall maintain insurance on the Municipal Railway system of the kind and character and in the amount which is usual and customarily carried by private companies engaged in the operation of street railways and also use and occupancy insurance, the cost of all of which said insurance shall be paid from the revenue of the Municipal Railway system as a part of the cost of the operation thereof.

That the city and county of San Francisco will, prior to the incurring of any obligation against the Municipal Railway system, provide for the payment and discharge of said obligations as the same become due, and shall cause to be paid and discharged all amounts of every character which become due under said obligations, which if left unpaid might become a lien or charge against said Municipal Railway system or against the revenue thereof, or which might otherwise impair the security of said revenue.

That the proceeds from the sale of all revenue bonds authorized under the provisions of this section and all revenues received from the operation of the Municipal Railway system shall be paid into the city treasury and controlled by the treasurer in such depository or depositories as may be determined by law to receive deposits of funds of the city and county of San Francisco, subject to such conditions as may be set forth in said resolution which limit, restrict or regulate the holding, deposit and application of the moneys derived from the proceeds of the sale of the revenue bonds or the revenues of the Municipal Railway system, as may be deemed necessary or advisable for the further protection of the holders of said revenue bonds. Notwithstanding anything in this charter contained, the board of supervisors may provide in said resolution authorizing the issuance of revenue bonds that the city and county of San Francisco will appoint a bank or trust company qualified to do business in this state and having an office in the city and county of San Francisco to act as fiscal agent or trustee

for the city and county of San Francisco and the holders of revenue bonds issued hereunder, and may prescribe the terms and conditions upon which the trustee or fiscal agent shall collect, receive, hold or disburse any and all proceeds of the sale of said revenue bonds and any revenues received from the Municipal Railway system and may prescribe the duties and powers of the trustee or fiscal agent with respect to the issuance, authentication, sale and delivery of revenue bonds and the payment of principal and interest thereon, the call for redemption of said revenue bonds, the registration and discharge from registration of said revenue bonds, and the management of any sinking fund, reserve fund or other fund provided as security for said revenue bonds and the investment of any moneys in said funds, and also the exercise on behalf of the holders of such revenue bonds of such rights and limitations as may be available to such holders. The resolution may provide any restriction upon the investment of moneys held by such trustee or agent or trustee deemed necessary or advisable by the Board of Supervisors. Said resolution may further provide for the appointment of paying agents and collection agents for said revenue bonds, within or without said city and county of San Francisco upon such terms and conditions as may be prescribed by the board of supervisors. The board of supervisors may provide in and by such resolution that both the principal of and interest on such revenue bonds and the coupons, if any, attached thereto may be paid by such fiscal agent, trustee, paying agent or collection agent from the moneys held by or transmitted to them, or any of them, for that purpose, as such principal and interest fall due and no controller's warrant shall be required for the purpose of enabling the fiscal agent, trustee, paying agent or collection agent, as provided in section 85 of this charter, or any other provision of this charter, to make such payment. Except in the case of bonds registered in the name of a registered holder on the books of the fiscal agent, or with the treasurer of the city and county, trustee, paying agent, collection agent or registrar, such payment shall be made, in the event of interest, only upon surrender of the proper interest coupons attached to said revenue bonds. Payments on account of principal shall be made only upon surrender of the revenue bonds with respect to which such principal payment is made. In the event the board of supervisors shall provide for the appointment of a fiscal agent or trustee, said board of supervisors may also provide that the accounts of any such fiscal agent or trustee shall be subject to audit by the controller in the same manner as is provided in section 66 of this charter, or, in lieu thereof, that such accounts shall be subject to audit by independent public accountants appointed as provided in said resolution, whose costs and fees shall be paid as part of the expenses of operation of the Municipal Railway system.

(j) That upon the happening of certain events of default to be specified therein, any or all of the revenue bonds may become, or be declared to be, and payable prior to maturity by the holders thereof or any percentage thereof, directly or through any trustee or fiscal agent. Said resolution shall specify the terms and conditions upon which such declaration and its consequences may be waived.

(k) That the holders of said revenue bonds or any specified percentage thereof shall have and may exercise the rights, limitations, powers and duties prescribed in said resolution in the event of any breach by the

county of San Francisco or any department, commission, official or any thereof of any of the covenants, conditions or obligations contained in said resolution.

That the terms, covenants or conditions of the resolution and of the revenue bonds issued thereunder may subsequently be amended or modified in whole or in part with the consent of the board of supervisors, acting on behalf of the city and county of San Francisco, and the vote or written consent of the holders of a specified principal amount of the revenue bonds then issued and outstanding. Such resolution may provide for meeting of the holders or for the manner in which the consent of bondholders may be given and evidenced and may provide that such amendment or modification effected in the manner therein provided shall be binding upon the holders of all of the revenue bonds and interest coupons appertaining thereto, whether expressly assenting thereto or not, and with respect to interest coupons whether the same are attached to or detached from such revenue bonds. Such resolution may further provide that for the purpose of such amendment or modification, bonds held by any department, board, bureau or fund of the city and county of San Francisco, or by any other public corporation, municipality, district or political subdivision, or by the State of California, shall not be counted as outstanding or be entitled to vote or assent, but shall, nevertheless, be subject to amendment or modification if the same shall otherwise be effected in accordance with said resolution.

The board of supervisors, the public utilities commission, and each and every board, department, agency and officer of the city and county of San Francisco are hereby authorized, empowered and directed to carry out and perform their respective powers, duties and obligations imposed upon them, each of them, by such agreements as may be contained in said resolution authorizing the issuance of revenue bonds, and such provisions of said resolution providing for the issuance of said revenue bonds shall constitute a contract with the holders of said revenue bonds and be binding upon the board of supervisors, public utilities commission, and each and every department, agency and officer of said city and county of San Francisco, and each thereof is hereby vested with full authority to do and perform all such acts, conditions and things required by them, respectively, in accordance with said resolution to be done or performed. Said resolution may also provide, and the board of supervisors is hereby authorized to agree upon, the terms and conditions, whether hereinabove referred to or not, necessary, advisable or convenient in order to secure the revenue bonds or make the revenue bonds more marketable; provided, that nothing in said resolution contained shall abridge the powers and functions of the public utilities commission contained in subdivision 7 of this section, and provide further that none of such covenants, agreements, conditions or terms contained herein provided shall obligate the city and county of San Francisco to do or perform any of such terms, conditions or covenants by the expenditure of any funds other than those arising from the operation of the Municipal Railway system, and under no circumstances shall the city and county of San Francisco be obligated to levy and collect taxes to provide funds to perform any of the terms or conditions contained in any such resolution, and all obligations assumed by the city and county of San Francisco pursuant to such resolution which shall require the expenditure of

any moneys shall be limited solely and exclusively to the revenues from the operation of said Municipal Railway system.

Subdivision 6. The board of supervisors shall sell revenue bonds authorized pursuant to this section at such times and in such amounts as may be determined by said board. All such revenue bonds shall be sold on the basis of proposals to the highest and best bidder after such advertisement for sale as the board of supervisors shall deem proper; provided that notice of sale shall be published at least once in the official newspaper of the city and county of San Francisco at least ten days prior to the date fixed for the receipt of such sealed proposals. The board of supervisors may reject any and all bids so submitted and may thereafter re-advertise such revenue bonds for sale upon such terms and conditions as the board of supervisors may deem proper. None of said revenue bonds shall be sold otherwise than at public sale, nor for less than the face value thereof together with accrued interest thereon at date of delivery; except that the board of supervisors may also sell said revenue bonds to and may contract loans with or borrow moneys through the sale or pledge of such revenue bonds from the United States of America or any of its departments, agencies or instrumentalities, upon such terms and conditions as may be agreed to, and such borrowed moneys and revenue bonds shall be subject to all of the provisions of this section, except that such revenue bonds need not be first offered at public sale pursuant to advertisement.

Such loans may be contracted with the United States of America or any of its said departments, agencies or instrumentalities, with or without the issuance of revenue bonds; provided that such loans or borrowed moneys shall be repaid solely and exclusive from the proceeds of sale of revenue bonds or from the revenues of the Municipal Railway system, and such loans, together with the bonds issued pursuant to this section, shall not exceed \$7,950,000.00. No taxes shall be levied upon any of the taxable property in said city and county of San Francisco for the payment of principal or interest on such loans. If the proceeds of the sale of said revenue bonds shall, pursuant to the resolution providing for their issuance, be paid into the city treasury, the same shall be deposited in a separate fund which shall at all times be kept segregated and set apart from all other city funds and shall be used solely for the purpose of paying the costs of the acquisition of the operative properties of the Market Street Railway Company and its consolidation with the Municipal Railway system, and if such proceeds of the sale of said revenue bonds are deposited with the fiscal agent or trustee under the resolution authorizing the issuance of revenue bonds, then and in that event the same shall be held, invested and disbursed pursuant to the limitations and conditions contained in said resolution. Out of any money in the general fund of said city and county or otherwise appropriated or out of any existing municipal railway fund the board of supervisors shall be and is hereby authorized and directed to pay all costs of advertising said bonds for sale, the cost of preparing, printing and distributing any prospectus or official statement in connection with the sale of said bonds, the cost of printing, lithographing or engraving said revenue bonds, the cost of independent audits, engineers' reports or opinions with respect to the revenue bonds deemed necessary or advisable by the board of supervisors to effect or assist in effecting the sale of said revenue bonds.



also the fees and charges of the superintendent of banks or the State of California, or of any other public official, bureau or department thereof, needed to enable said revenue bonds to be certified as legal investments in banks, insurance companies or other institutions, or for the purpose of enabling said bonds to be declared eligible security for the deposit of public funds, and also the cost and fees of any public official of any other state in the United States necessary or advisable in the opinion of the board of supervisors to enable such revenue bonds to be qualified as legal investments for the purpose under the laws of such states; provided that any moneys advanced from the general fund of said city and county for the payment of expenses shall be refunded to said city and county from revenues realized from the operation of said Municipal Railway system, or from any sum received on the sale of such bonds.

Division 7. The public utilities commission shall have charge of the operation of the operative properties of the Market Street Railway Company and shall have the same power and authority as to the management, operation and extension of said Municipal Railway after the acquisition of the operative properties of said Market Street Railway Company as are invested in said public utilities commission over the Municipal Railway system of San Francisco except as otherwise provided in this charter. Said operative properties of said Market Street Railway Company shall be acquired by purchase, if possible, and if said purchase is not possible in that event, said operative properties of said Market Street Railway Company may be acquired by any other lawful means.

Division 8. The validity of the authorization and issuance of any revenue bonds shall not be dependent on, or in anywise affected by:

Any proceedings taken by the city and county of San Francisco or the public utilities commission for the acquisition of said operative properties of said Market Street Railway Company;

Any contracts made by the public utilities commission in connection with the acquisition of said operative properties of said Market Street Railway Company.

The purchaser or holder of any revenue bonds authorized or issued pursuant to this charter shall be required to take cognizance of any of the provisions of the public utilities commission with respect to the acquisition of the operative properties of said Market Street Railway Company or the fulfillment of any of the conditions or the taking of any of the proceedings herein required by the board of supervisors, at, before or after the issuance of said revenue bonds, or with respect to the application of the proceeds derived from the sale of said revenue bonds, and said revenue bonds by their issuance shall conclusively establish the due performance of the conditions precedent to their issue.

Division 9. In accordance with the provisions of section 130 of this charter, rates shall be fixed, established and collected for all transportation services furnished by the Municipal Railway system after the operative properties of the Market Street Railway system have been combined therewith, and shall at all times yield revenues at least sufficient with respect to the immediately ensuing twelve months to pay or provide for:

The principal of and interest on any general obligation bonds of the

city and county issued for the purpose of acquiring, constructing and completing the existing municipally owned and operated street railway system of the city and county until all of such bonds now outstanding shall have been paid and retired.

(b) All operating expenses of the Municipal Railway system;

(c) The principal of and interest on all of the revenue bonds then outstanding and unpaid as the same become due, together with any amount required to be deposited in any sinking fund or reserve fund or other fund established by the resolution for the issuance of such revenue bonds for the further security thereof;

(d) All amounts required for maintenance of and repairs to the Municipal Railway system;

(e) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as the amount necessary to be expended in the ensuing year to pay or provide for the payment of all costs of depreciation, reconstruction, replacement, extensions, improvements and betterments of the said system. Such amounts required for said purposes, if payable solely from the revenues of the Municipal Railway system, shall be and are hereby appropriated annually from said revenues and when so appropriated to the public utilities commission shall be applied solely and exclusively to the purposes above designated.

(f) Such sums as may be estimated annually by the public utilities commission in the budget proposed for the Municipal Railway system as the amount required to establish and maintain a surplus operating fund, to be accumulated from the balance of the annual revenues of the said system after such revenues have been first applied to the purposes specified in the preceding paragraphs (a), (b), (c), (d) and (e), hereinabove set forth. The monies in said surplus operating fund may be appropriated as provided in section 80 of this charter for the use of the Municipal Railway system, and for any other purpose otherwise.

The amounts hereinabove required shall be raised exclusively from the revenues of the system, except that such amounts or any part thereof may be raised by the issue and sale of general obligation bonds of the city and county of San Francisco. Such amounts required under subparagraphs (e) and (f) above are hereby appropriated annually in the order above named and shall not be subject to modifications, alteration or amendment by the board of supervisors. The amounts hereinabove provided in subparagraphs (b) and (d) shall be estimated by the public utilities commission and approved by the board of supervisors at the time and in the manner provided for the approval of the annual budget and appropriation ordinance, and the amount to be appropriated for said purposes specified in subparagraphs (e) and (f) shall be such amount as may be approved in the budget for said purposes. Sections 74, 127 and 128.1 of this charter shall not be applied to the Municipal Railway system.

The term "operating expenses of the Municipal Railway system," as used herein shall include all salaries, wages, pension charges and proportionate payments to such compensation and other insurance and accident reimbursement funds as the public utilities commission may establish or as the board of supervisors may require and all other expense of every kind and nature.

at to the operation of the Municipal Railway system, including the able cost of power furnished by the Hetch Hetchy project as required Raker Act, provided that revenue from funds raised by taxation shall applied for any of the foregoing purposes except those specified in paragraph (a) of this subdivision and then only if the revenues of the pal Railway system are not available to meet the charges set forth in bparagraph.

re shall also be paid as a part of the operating expenses of the said pal Railway system, the sum of \$200,000.00 annually to the credit of neral Fund of the City, which payment shall be in lieu of the taxes and s heretofore paid by the Market Street Railway Company to the city untty.

division 10. Any revenues of the Municipal Railway system received fiscal year in excess of the amounts required for the purposes design n subdivision 9 hereof shall be disposed of as may be provided in any nt or condition contained in the resolution providing for the issuance revenue bonds, and in the absence of such disposition shall be applied ows:

The public utilities commission shall undertake a study of rates in y of each year and whenever it finds that the Municipal Railway has or is likely to yield revenues in excess of the amounts required purposes designated in subdivision 9 hereof may propose a schedule r rates to the board of supervisors which shall not be less than the required to yield revenues for the purposes specified in subdivision 9, ich may be sufficiently lower than the then existing rates in order to t said Municipal Railway system from accumulating surpluses from venues in excess of the amounts required for the purposes specified in bdivision 9. Such schedule of revised rates shall be submitted to and ed or rejected by the board of supervisors in accordance with the pro- of section 130 of this charter.

Section 129 of this charter shall not be applicable to any revenue d from the Municipal Railway system and after the payment of the amounts provided for in subsections (a), (b), (c), (d), (e) and (f) division 9, any surplus existing shall not be subject to appropriation to eral fund of the city, but shall be held for the benefit of the Municipal y system.

division 11. The public utilities commission is hereby vested with wer and authority to collect the revenues of the Municipal Railway and to cause the same to be paid into the treasury of the city and of San Francisco daily, or to be deposited with any fiscal agent or appointed by the board of supervisors in the resolution providing for ance of said revenue bonds, and in the time, manner and form therein d. Subject to the agreements, covenants and conditions contained in olution providing for the issuance of the revenue bonds, all such reve- of the Municipal Railway system shall be applied exclusively to the es specified in subdivisions 9 and 10, and in the order therein set forth. controller and the treasurer of the city and county of San Francisco eby authorized and directed to establish separate funds into which e deposited all revenues of the Municipal Railway system for each of

the several purposes specified in subparagraphs (a), (b), (c), (d), (e) and (f) of subdivision 9, and with respect to surplus revenues as provided in subdivision 10, and such funds will be so established irrespective of whether the revenues shall be held in the city treasury or with any fiscal agent or treasurer appointed in the resolution providing for the issuance of the revenue bonds. Said controller and treasurer shall transfer to each of such funds respectively all moneys held in the corresponding respective separate funds established for the existing Municipal Railway department of said city and county, and existing funds shall be closed and such transfer shall take effect as of the date of issuance and delivery of said revenue bonds. The term "revenues of the Municipal Railway system" shall include all revenues derived directly or indirectly from the use and operation of the Municipal Railway system, and after the date of issuance and delivery of revenue bonds herein authorized, including interest allowed or received in respect of moneys or securities in any of the respective funds into which such revenues are deposited.

Subdivision 12. Said revenue bonds, and the interest thereon and the reserve fund, sinking fund or other fund created for the further protection of said revenue bonds shall constitute a first and exclusive lien and claim upon all of the income and revenue of the Municipal Railway system, subject only to the prior charge set forth in subparagraph (a) of subdivision 9 hereof, and if at any time the revenues of said system are not sufficient to permit the payment of said sums, the deficiency shall be made good from any moneys in the surplus operating funds.

Subdivision 13. The Municipal Railway system shall be considered a separate utility and none of the revenues of the said system shall be transferred to any other utility except that as provided in subdivision 9 hereof, such portion of the revenues as may be used to pay the reasonable cost fixed by the public utilities commission of services rendered to said Municipal Railway system by any other municipally owned utility.

Subdivision 14. Notwithstanding any other provision of this charter which may be in conflict with the provisions of this section, the provisions of this section shall prevail insofar as the same shall pertain to the issuance of revenue bonds and for the acquisition of the operative properties of the Market Street Railway Company. Nothing herein contained shall prevent the financing or the acquisition of the operative properties of the Market Street Railway Company from other funds legally available for that purpose. Nothing in this section contained shall in any way abridge, control, restrict or revoke the power of the electors of the city and county of San Francisco to vote for and cause to be authorized and issued general obligation bonds of the city and county of San Francisco for the acquisition of the operative properties of said Market Street Railway Company, irrespective of whether revenue bonds are issued hereunder or not; and the method provided in this section for such acquisition of said operative properties shall be deemed to be an additional method of providing funds for said purpose and for providing for such acquisition of said operative properties. Revenue bonds authorized and issued under authority of this section shall not be subject to the charter limitations as to the amount of bonded indebtedness of the city and county of San Francisco, nor be taken into consideration in determining the amount of bonded indebtedness which the city and county of San Francisco is authorized to incur pursuant to section 104 of the charter.

Division 15. In computing compensations and salaries as standardized under Section 151 of this Charter, the compensation and salaries of the employees in the operating service of the Market Street Railway Company who come into the service of the City and County of San Francisco, pursuant to the provisions of Section 125 of the Charter shall be deemed to have been service with the City and County of San Francisco and salaries and compensations shall be standardized and vacations allowed accordingly.

Division 16. The board of supervisors may by ordinance or resolution confer upon said public utilities commission such additional powers not inconsistent with this section as may be necessary to carry out the purposes of this section.

Division 17. Upon the taking effect of this amendment, the board of supervisors and the public utilities commission shall proceed immediately to carry out all acts required hereunder for the acquisition of the said operative properties of the said Market Street Railway Company for the purposes herein provided, and to provide for the cost thereof by the issuance and sale of bonds payable exclusively from the revenues of the Municipal Railway system.

#### Discussion.

The City Attorney explained the foregoing amendment and the reason for its presentation. The only change from the charter amendment, as already ordered submitted, was the addition of the present Subdivision 15, and the change in original subdivision numbers 15 and 16 to 16 and 17, respectively. The new Subdivision 15 is being recommended in an attempt to comply, as far as possible, with the wishes of employees of the Market Street Railway Company. If this amendment is agreeable to the Board, and the Board desires to set aside the submission of the amendment as previously ordered submitted, with assurance of resubmission, as amended, the City Attorney stated, he would then present the foregoing amendment, otherwise he would ask to withdraw the amendment.

Supervisor Mead announced that he was opposed to the purchase of the Market Street Railway, but in the event that the people of San Francisco felt otherwise and desired to purchase the railway properties, he believed that the members of the Board would desire to see that the employees be taken care of. However, he would suggest that any action be deferred until after hearing from both Mr. Foley and from Mr. Douglass, and for that reason he would move temporary postponement of further consideration. Motion seconded by Supervisor Uhl.

*No objection, and so ordered.*

#### Amendment Withdrawn.

Subsequently during the proceedings the City Attorney announced that he did not desire to press the proposed amendment and asked that it be withdrawn, and that the charter amendment, as already ordered submitted, be not changed.

*No objection, and so ordered.*

#### Ordered Submitted.

Following recommendation of Judiciary Committee was taken up:

## CHARTER AMENDMENT.

### SALARIES OF MUNICIPAL EMPLOYEES.

Section 151.1. Each year prior to the adoption of the annual budget and appropriation ordinance the Board of Supervisors shall ascertain from the reports of the United States Bureau of Labor Statistics what increase, if any, there has been in the cost of living for those residing in the City and County of San Francisco since January 1, 1942, or since the beginning of any survey of wages and compensations of the employees of the city and county which has resulted in any standardization of said wages and compensations, as provided in section 151 of this charter subsequent to the date this amendment takes effect. Upon ascertaining that there has been any increase, the Board of Supervisors shall have power and authority by resolution to increase the rates of compensations of all employees of the city and county over and above the standardized or fixed rates of said compensations by a percentage not greater than the percentage of increase of said cost of living, as shown by the reports from the United States Bureau of Labor Statistics, and to amend the annual budget and appropriation ordinance to provide for said increased rates of compensations.

All such increases shall be included in the annual budget and appropriation ordinance, to be approved by said Board of Supervisors, as provided by section 72 of this charter, and shall be reflected and provided for in the annual salary ordinance, as provided in section 73 of this charter. Such percentage increase shall be based upon and limited to the first twenty-five hundred dollars (\$2500.00) of the annual wage compensation or salary of any employee. When said resolution increasing any compensations, as provided for in section 73, becomes effective, the determination of the Board of Supervisors shall be deemed to be final.

No percentage of increase provided for in this section shall be made to increase the gross compensation of any employee or officer during the fiscal year 1943-1944 to an amount in excess of twenty-five dollars (\$25) per month more than the monthly rate of compensation which was provided for such employee or officer as of July 1, 1942, provided that this limitation shall not apply after the fiscal year 1943-1944, nor shall said limitation apply to any position to which said employee may be promoted.

Any increase in salaries, wages or compensations allowed pursuant to the provisions of this section, shall be effective only for the fiscal year during which the same is granted, provided that in succeeding fiscal years the Board of Supervisors may give consideration to the increased cost of living and the due allowance therefor as provided in this section.

#### Discussion.

Mr. Edward Hamilton from the San Francisco Water Department explained the foregoing proposed charter amendment, what its effect would be, if approved by the people, and the reasons for requesting the Board to order it submitted. San Francisco has lost many employees, and is still losing employees because of the higher compensation paid in private employment. The charter amendment is not mandatory. Increases made pursuant to the terms of the amendment can be reduced. There is no way, under present charter provisions, whereby salaries can be adjusted, between salary standardization surveys, to

take care of any rising cost of living. The only thing that is allowed is emergency decreases. This amendment, the proponents believe, is quite fair.

Supervisor Uhl, thereupon, moved that the proposed charter amendment be placed on the ballot. He felt that it would take care of the lower bracketed employees, and hoped that it would be ordered submitted. No action taken on motion. Motion not seconded.

Mr. J. Arthur Younger, speaking for Chamber of Commerce and the Real Estate Board; Mr. E. J. Fitzharris of the Apartment House Association of San Francisco; Mr. Douglass Dorn, representing San Francisco Municipal Conference; Mrs. Eliel, president San Francisco Center of League of Women Voters; Mr. Sylvester McAtee, opposed the submission of the proposed amendment, holding that if approved by the people, it would mean a return to the system prevailing prior to salary standardization. Other arguments advanced in opposition to the submission of the charter amendment were: the people had but recently voted salary standardization, so should not be asked to vote again on the matter after such a short period of time; that submission to the people at the same time they were being requested to vote on the Market Street Railway acquisition proposal would be unwise.

Mr. Carroll Newburg announced that he was not in favor or opposed to the submission of the proposed charter amendment. However, Mr. Younger, speaking for the Chamber of Commerce, had stated that the charter amendment was entirely foreign to the wishes of the people of the City and County, but the very people who are now opposing the submission of this charter amendment which, they state, is foreign to the wishes of the people, are the ones who have urged the submission of the Market Street Railway acquisition, which is also entirely foreign to the wishes of the people.

Mr. Grover O'Connor, attorney, urged submission to the people. While "salary standardization" has been in the charter since about 1924 or 1925, it has never become effective until about two years ago. When a schedule was adopted by the Board, a referendum was invoked against that schedule by the very people who are today arguing against this amendment. They are not consistent. The point raised by Mr. Newburg was good, and the stand taken by the opponents to the proposed amendment is neither fair nor logical.

Mr. Robert Callaghan of the David Scannell Club urged submission to the voters.

Supervisor Uhl, in further discussion of the proposed charter amendment, stated that there were really but two points involved: 1. Question of allowing employees something to meet the present increased living cost; 2. Prevention of employees leaving the city's service for outside employment in order to receive the greater wages. He believed the matter should be submitted to the people.

Supervisor Mead announced that apparently the real controversy is over placing this amendment on the ballot with the amendment for the purchase of the Market Street Railway Company properties. The people are intelligent and will use good judgment. This should be submitted to them for their decision.

Supervisor Shannon urged submission of the proposed amendment. He believed the authority to fix salaries should be in the hands of the Board. Even if the amendment is approved by the people, the Board will not have absolute authority, but it will be permitted to see that every man gets at least a living wage. An employee now, at a salary of \$150 per month, actually received, after deductions, about \$102.50.

Thereupon, Supervisor Shannon, seconded by Supervisor Mead, moved that the charter amendment providing for salaries of municipal employees be ordered submitted to the electors at the election to be held April 20, 1943.

Supervisor Colman, in opposing the motion, stated that he always believed that the charter, having set up the requirement that charter amendments require six votes of the Board for submission to the people, left some power in the Board to judge a proposed amendment on its merits and to determine whether or not it was good and should be submitted to the people. He believed the approval of the proposed amendment would mean a return to the old way of fixing salaries. As a member of the Board for twenty-two years, he had seen the fixing of salaries in the Board of Supervisors, and he did not like it. He considered it to be a step backward. He did not believe it fair for city employees to be obliged to depend on the members of the Board, and what influence could be used of those members, in order to receive proper compensation. The people voted in favor of salary standardization only last November. At the request of the employees, the Board of Supervisors appropriated \$7,000 for the purpose of having that standardization take place. Now the Board is faced with a proposal to change the whole situation by the submission of a charter amendment. It is not necessary or wise. He did not think it would be in the best interest of the employees themselves. He would vote against submission.

Mr. Frank Moitoza, representing the Federation of Municipal Employees, granted the privilege of the floor on motion by Supervisor Shannon, denied that approval of the amendment would result in any pressure or the need for any "influence."

Supervisor Brown expressed the view that the federal government is opposed to payment of increased salaries, and has made very definite rulings on the matter. The Board of Supervisors does have the power to increase salaries; the Board can amend, approve or reject the report by the Civil Service Commission.

Supervisor Uhl, upon learning that the proposed amendment, if approved by the people, would provide salary adjustments for all city employees and officials, regardless of the amount of their compensations, although adjustments would be applicable only to the first \$2,500 of their annual salary, announced that he could not support any such plan, and would vote against submission of the amendment as presented.

Thereupon, Supervisor Uhl moved that the charter amendment be amended to provide that increases in salaries, pursuant to the charter amendment, must be limited to those officers and employees whose compensation does not exceed \$3,000 per year.

Motion *failed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Roncovieri, Uhl—4.

Noes: Supervisors Brown, Colman, Green, Mead, Meyer, Shannon—6.

Absent: Supervisor MacPhee—1.

Whereupon, the roll was again called, and the proposed charter amendment was *ordered submitted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Mead, Meyer, Roncovieri, Shannon—6.

Noes: Supervisors Brown, Colman, Green, Uhl—4.

Absent: Supervisor MacPhee—1.



## UNFINISHED BUSINESS.

## Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Providing for the Acceptance of Gifts, Donations and Contributions of Money for the "Salvage for Victory Campaign" and for the Expenditure of the Same.**

(Series of 1939)

Bill No. 2087, Ordinance No. 1995, as follows:

Providing for the acceptance of gifts, donations and contributions of money for the "Salvage for Victory Campaign" and for the expenditure of the same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. All gifts, donations and contributions of money, which may from time to time be offered to this City and County through any of its officers, boards, or commissions for the "Salvage for Victory Campaign" are hereby accepted for such purpose and when received shall be deposited in the Treasury of the City and County in a special fund to be known as the "Salvage for Victory Fund."

Section 2. All expenditures from said fund shall be made for the purposes for which such funds have been received in accordance with the budget and other fiscal provisions of the Charter upon the authorization of the Mayor as commander of the Citizens' Service Corps pursuant to the provisions of Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor and President of the Civilian War Council.

Approved as to form by the City Attorney.

February 8, 1943—*Re-referred to Finance Committee.*

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$65,000 to Defray the Cost of Holding a Special Election on April 20, 1943, Concerning the Acquisition of the Market Street Railway.**

(Series of 1939)

Bill No. 2102, Ordinance No. 1993, as follows:

Appropriating \$65,000 to defray the cost of holding a special election on April 20, 1943, concerning the acquisition of the Market Street Railway.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$65,000 is hereby appropriated from the surplus existing in the General Fund to the credit of Appropriation No. 229,901.00 to defray the cost of a special election to be held on April 20, 1943, concerning the acquisition of the Market Street Railway.

Recommended by the Director of Finance and Records.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

\*Funds available by the Controller.

\*Dependent upon adoption by the Board of Supervisors of resolution transferring \$65,000 from Water Department surplus to the General Fund.

### Explanations of Votes.

Supervisor Uhl explained his vote, pointing out that he had consistently objected to the calling of a special election for the resubmission of the question of acquisition of the Market Street Railway properties. He was opposed to spending the \$65,000 for the election, since the matter was voted down only a few months previously and he considered it a waste of money to spend \$65,000 for a special election. The people are opposed to the acquisition of the Market Street Railway properties. He intended to oppose the proposed charter amendment as far as possible.

Supervisor Mead announced that he had previously voted against the appropriation, and he would continue so to vote. His reasons, he had previously stated.

Supervisor Shannon announced that he was in agreement with the sentiments expressed by Supervisor Uhl.

Supervisor Gallagher, also, agreed with Supervisor Uhl.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, Meyer, Roncovieri—6.

Noes: Supervisors Gallagher, Mead, Shannon, Uhl—4.

Absent: Supervisor MacPhee—1.

Before the result of the foregoing vote had been announced, Supervisor Uhl changed his vote from "No" to "Aye" and moved for reconsideration at the next meeting of the Board.

The vote then stood:

Ayes: Supervisors Brown, Colman, Gartland, Green, Meyer, Roncovieri, Uhl—7.

Noes: Supervisors Gallagher, Mead, Shannon—3.

Absent: Supervisor MacPhee—1.

Supervisor Brown, in objecting to reconsideration, stated that the City Attorney had previously ruled that it is not in order to resort to reconsideration in order to postpone an election. Reconsideration would not be had until the next meeting of the Board; that would be too late to enable the election already set for April 20, 1943. Moreover, the motion to reconsider had not been seconded.

The City Attorney, in reply to question of information by Supervisor Shannon, informed the Board that the date of April 20th had already been set for the election.

The Chair, however, ruled that the motion to reconsider was in order.

Subsequently during the proceedings, the City Attorney being present, Supervisor Brown called attention to his previous objection to reconsideration, pointing out that reconsideration would defeat the intent of the Board to provide for an election on April 20th, and requested a ruling by the City Attorney thereon. Supervisor Brown, in addition, called attention to the lack of a second to the motion.

Supervisors Mead and Gallagher both announced their willingness to second the motion.

Thereupon, the Chair announced that he had not realized that the motion had not been seconded at the time he had ruled it to be in order. However, if the motion were now seconded, he would rule it to be in order.

Whereupon, Supervisor Gallagher seconded the motion, and the Chair declared same to be in order.

The City Attorney, thereupon, announced that a motion for reconsideration must be had in time to permit the original intention to be carried out if reconsideration does not take place. This appropriation must be made before the next meeting of the Board, if the election is to be had on the date originally set.

Whereupon, the Chair announced that in view of the statement by the City Attorney, he considered his previous ruling was in error, and and he would change it, as the motion to reconsider would prevent the carrying out of the order of the Board. For that reason, he would rule the motion to reconsider was out of order.

#### Final Passage.

The following recommendation of Judiciary Committee, heretofore Passed for Second Reading, was taken up:

Present: Supervisors Gartland, Shannon.

#### Amending the Military Leave Ordinance to Provide That Municipal Employees Entering or Re-entering the Military Service During Wartime Shall Be Entitled to But One Month's Salary.

(Series of 1939)

Bill No. 2101, Ordinance No. 1997, as follows:

Amending Section 384, Part I of the San Francisco Municipal Code, relating to leaves of absence for military service; proof of duty upon return to municipal service and providing for salary allowances to persons on military leaves during time of war and time of peace.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 384, Part I of the San Francisco Municipal Code is hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

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#### Sec. 384. Proof of Duty—Leave With and Without Pay.

(a) Any person applying for military leave of absence shall, at such time, file with the Civil Service Commission a copy of the orders requiring such service or training for which said leave of absence is requested. Upon discharge or release from such service or training for which said leave of absence was granted, said person shall file with the Civil Service Commission a copy of such discharge or release from said service or training; provided, however, if a person on such leave of absence has standing on an eligible list, he must present an honorable discharge or release under honorable conditions from such service or training before being eligible for appointment from said eligible list.

#### (b) Leave With and Without Pay.

Whenever any officer or employee of the City and County of San Francisco or any uncertificated officer or employee of the Unified School District of said City and County, including persons under probationary appointment, has been in the employ of said City and County or said Unified School District for one (1) year or more continuously prior to the date upon which said military leave of absence begins, he shall be allowed his regular salary or compensation during such leave of absence, but in no event shall he be paid during such leave of absence for more than thirty (30) days in any calendar year *in time of peace*; nor for more than thirty (30) days for any period *or periods* of [continuous] military leave *or leaves* of absence *in time of war*; provided, however, that any person granted a leave of absence under the provisions of Subdivision 4 or Subdivision 5 of Section 382 of this

Article shall not be entitled to any salary or compensation for all or any portion of such leave or leaves of absence.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

#### Final Passage.

The following recommendations of Police Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Gallagher, Uhl.

**Prohibiting Throwing of Rubbish on Streets; Compelling Owner to Clean Sidewalks; Regulating Use of Street Cleaning Receptacles on Sidewalks.**

(Series of 1939)

Bill No. 2048, Ordinance No. 1994, as follows:

Amending Sections 33 and 34, and adding Section 35(a) to Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, pertaining to the disposal of sweepings from the sidewalks and the sweeping of sidewalks by owners or lessees of buildings, and use of street cleaning receptacles on sidewalk area.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Sections 33 and 34 of Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, are hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in bold face and bracketed [ ].

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Sec. 33. **Rubbish, etc., Throwing on Streets Prohibited.** It shall be unlawful for any person or persons to put, place, sweep, throw, brush or in any other manner deposit any rubbish, paper cards, newspaper, wrapping or wrapping paper, container of any kind, string, cord, rope or other binding or fastening material sweepings, dirt or debris or discarded material of any kind or character upon any sidewalk, street, alley, gutterway or other public place in the City and County of San Francisco. *It shall also be unlawful for any person or persons to throw, sweep or brush any sidewalk rubbish, paper sweepings or dirt from any residence, flat, apartment house, store or office building onto any sidewalk, street or alley.*

Sec. 34. **Owner, etc., to Clean Sidewalk.** [Every owner, proprietor, tenant, lessee or agent of any real estate in this city, having a pavement of concrete or weed in front of said property, shall sweep said sidewalk or cause same to be swept or otherwise cleaned at least once a week for each week of the calendar year. *The occupant or tenant, or in the absence of an occupant or tenant, the owner, lessee or proprietor of any real estate in this city in front of which there is a paved sidewalk shall cause said sidewalk to be swept or otherwise cleaned each day, Sundays and legal holidays excepted, if necessary to maintain said sidewalks free of dirt or paper litter. Sweepings from said sidewalk shall not be swept or otherwise made or allowed to go into the street, but shall be caused to be disposed of by the person responsible for the cleanliness of said sidewalk.*

Section 2. Article 1, Chapter VIII (Police Code), Part II of the San Francisco Municipal Code, is hereby amended by adding a new section to be known as Sec. 35(a) and to read as follows:

*Sec. 35(a). Use of Street Cleaning Receptacles on Sidewalk Area. It shall be unlawful for any person to deposit any refuse, rubbish, paper, sweepings, dirt or waste from any residence, flat, apartment house, store or office building in, on top, or alongside of the street cleaning receptacles placed in the sidewalk areas for use by the Street Cleaning Department; providing that pedestrians and other persons occupying said streets shall be permitted to deposit in said receptacles cigar or candy wrappers, candy bags, empty match containers, used envelopes, newspaper and cigarette wrappers, empty lunch boxes and other such hand waste.*

Recommended by the Director of Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Prohibiting Injury to, Destruction of, or Theft From, Growing Crops, Cultivated Fruits or Vegetables in the City and County of San Francisco.**

(Series of 1939)

Bill No. 2100, Ordinance No. 1996, as follows:

An ordinance making it unlawful for any person to injure, destroy or take any standing or growing crops, cultivated fruits or vegetables; or to enter upon the property of another for any such purpose.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Every person who injures or destroys or who steals, takes or appropriates to his own use any standing or growing crops, cultivated fruits or vegetables, and every person who enters upon the property of another, or assigned to or under the control of another, for the purpose of committing any of such acts, is guilty of a misdemeanor and upon the conviction therefor shall be punished by a fine not to exceed Five Hundred Dollars (\$500) or by imprisonment for a term not to exceed six (6) months in the county jail, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

## NEW BUSINESS.

**Adopted.**

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mead, Uhl.

**Recommending Appropriation from Mayor's Emergency Reserve Fund to Provide for Legislative Expense.**

(Series of 1939)

Resolution No. ...., as follows:

Resolved, That the Board of Supervisors, in accordance with provisions of Section 79 of the Charter, recommend to the Mayor that the sum of \$6,050 be appropriated from the Mayor's Emergency Reserve

Fund in order that the Board of Supervisors may fully discharge its responsibilities under Section 4276 of the General Laws of the State of California.

#### Discussion.

In discussing the foregoing resolution, Supervisor Shannon announced that in addition to providing for Mr. Skelly, whom it was proposed to appoint to represent the City and County at Sacramento, the requested sum of \$8,900 would provide also for the salary and expenses of a Public Relations Counsel. In conference on Monday, March 1, he had presented the name of Mr. Frank X. Flynn for appointment as Public Relations Counsel. Eight Supervisors were present. At that conference Supervisor Colman had expressed the opinion that he thought Mr. Skelly could handle the work very satisfactorily, and that in the event that a bill was presented either to the Assembly or to the Senate, a call could be sent for a committee of Supervisors to go to Sacramento on the matter. Supervisor Shannon continued, stating that he believed Supervisor Colman was not familiar with the manner of procedure at Sacramento. Many bills have been presented at Sacramento affecting the interest of San Francisco, and a Public Relations Counsel is greatly needed to look after San Francisco's interest there. However, Mr. Flynn has stated that unless he had the unanimous support of the Board, he would decline to accept any appointment as Public Relations Counsel. For that reason, Supervisor Shannon would, later ask withdrawal of a resolution, appearing on the Calendar of matters, providing for the appointment of Mr. Flynn to that position. If Mr. Flynn is not to be appointed as Public Relations Counsel, the amount mentioned in the foregoing resolution will not be needed.

Supervisor Colman announced his willingness to vote for a sufficient amount to insure the appointment of Mr. Skelly, a stenographer for him, rental of quarters and necessary expenses. If it is deemed advisable later on to increase the amount of the appropriation to include the services of someone else, and if he should feel that the interests of the City and County could be better taken care of by appointment of a Public Relations Counsel, he would be pleased to vote for the matter at that time. For that reason he would offer an amendment and would agree to ask for an amount that would insure the selection of Mr. Skelly to represent the Board at Sacramento, together with office, stenographer and necessary expenses. Motion seconded by Supervisor Uhl.

The Controller informed the Board that it would require \$6,050 for Mr. Skelly's representation at Sacramento.

Supervisor Mead objected to any reduction in the amount to be appropriated. Although he did not know Mr. Flynn, he did know that he represented a firm worth several million dollars, a firm that gets things done. That is what San Francisco needs. San Francisco does not get things done. Supervisor Mead stated that he was not so concerned with who the person was so long as he got something done for San Francisco. We have been stepping over dollars, to pick up dimes, Supervisor Mead continued, and have accomplished nothing. If something is to be done it will have to be paid for. He would vote against the amendment.

Thereupon, the roll was called and the amendment reducing the amount of \$8,900, as originally set up in the foregoing resolution, to \$6,050, was *approved* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Uhl—6.

Noes: Supervisors Mead, Meyer, Roncovieri, Shannon—4.

Absent: Supervisor MacPhee—1.

Whereupon, the roll was again called, and the foregoing resolution, as amended, recommending an appropriation of \$6,050 instead of \$8,900, as originally presented, was *adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Uhl—6.

Noes: Supervisors Mead, Meyer, Roncovieri, Shannon—4.

Absent: Supervisor MacPhee—1.

#### Re-reference to Committee.

**Appropriating \$8,900 from the Emergency Reserve Fund to the Credit of the Board of Supervisors Appropriation No. 201.298.00 for Legislative Expense; an Emergency Ordinance.**

(Series of 1939)

Bill No. . . . ., Ordinance No. . . . ., as follows:

Appropriating \$8,900 from the Emergency Reserve Fund to the credit of the Board of Supervisors Appropriation No. 201.298.00 for Legislative Expense; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$8,900 is hereby appropriated from the emergency reserve fund to the credit of the Board of Supervisors Appropriation No. 201.298.00, Legislative Expense.

Section 2. This ordinance is passed as an emergency measure, the nature of the emergency being as follows: Funds heretofore appropriated to the Board of Supervisors to cover essential representation at the State Legislature have proved to be insufficient. This representation is imperative to the welfare of the people of this City and County.

Recommended by the Board of Supervisors.

Recommended by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

The foregoing resolution was *re-referred to Finance Committee*.

#### Adopted as Amended.

**Appointment of Mr. Albert F. Skelly to Represent the City and County at Present Session of the State Legislature, and Providing for Payment of Expense Therefor.**

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, the Legislature of the State of California did by an Act approved March 16, 1935, entitled "An Act to authorize legislative bodies of counties and cities and counties, directly or through a duly authorized representative, to attend the sessions of the Legislature of the State of California," etc.; and

Whereas, this Board of Supervisors deems it proper that said Board and the City and County of San Francisco shall be represented at the present session of the Legislature of the State of California; now, therefore, be it

Resolved, That Albert F. Skelly, Deputy City Attorney, be and he is hereby authorized to represent the City and County of San Francisco at the present session of the California State Legislature at Sacramento, for the purpose of studying, analyzing and advocating passage, defeat or amendment of legislation affecting the City and County of San Francisco during said session; and be it

Further Resolved, That out of Legislative Expense, Mr. Skelly shall be allowed the following expense for each month during which the Legislature is in session: \$500 per month salary; \$15 per day, living expenses for each day spent in Sacramento representing the City and County of San Francisco; necessary travel expense; \$155 per month for the employment of a secretary; \$155 per month for rent of an office; such incidental expenses as may be necessary for the proper and efficient conduct of the aforesaid office in advocating passage of legislation favorable to San Francisco or the defeat of legislation inimical to its welfare, and for such other activities as are essential to the execution of Mr. Skelly's duties in Sacramento, for which vouchers shall be supplied.

#### Discussion.

Supervisor Mead, in discussing the foregoing resolution, announced that if Mr. Skelly was not to get any help it would be impossible for him to do the work proposed.

The City Attorney, who was present, announced that Mr. Skelly had been sent to Sacramento to start his work. However, he is needed in San Francisco, and the City Attorney would be willing to call him back. Unless the Board makes an appropriation to permit Mr. Skelly to carry on at Sacramento, Mr. Skelly would return to San Francisco and there would be no representative at Sacramento. There is at present about \$2,500 in the Legislative Expense account. Mr. Skelly would need about \$1,500 for a month at Sacramento to take care of his salary, office, stenographer, and other necessary expense. If the foregoing resolution is adopted, undoubtedly the Controller will recognize the direction of the Board and will issue the necessary accounting transfers to take care of that cost.

Supervisor Shannon called attention to the fact that if Mr. Skelly were authorized to go to Sacramento for the present session of the State Legislature, which would probably last through March, April and May, the money in the Legislative Expense Account would be insufficient. If, in the judgment of the Board, no Public Relations Counsel is necessary, and a committee of the Board should be sent to Sacramento, there would be no funds to pay that expense. He believed the working of the resolution should be changed to take care of Mr. Skelly's expense for a month.

The City Attorney, thereupon, stated that Mr. Ross of the Controller's Office had suggested that the Clerk be authorized to issue the required accounting documents to carry out the purpose of the resolution.

Supervisor Mead objected to the resolution. Outside the legal aspect of the work there, there is nothing that Mr. Skelly could do in Sacramento. Supervisor Mead saw no reason for sending anyone to Sacramento unless the work there was to be done right. He believed Mr. Flynn, having previously received approval by a majority of the Board, should receive the unanimous support of the Board and be appointed as Public Relations Counsel. Such procedure had been customary in the past.

Thereupon, the Clerk presented the following resolution, as a substitute for the resolution appearing on the Calendar, and incorporating the suggestions made by the Controller:

#### Adopted.

**Appointment of Albert F. Skelly to Represent the City and County at Present Session of the State Legislature, and Providing for Payment of Expense Therefor.**

(Series of 1939)

Resolution No. 3220, as follows:

Whereas, the Legislature of the State of California did by an act



approved March 16, 1934, entitled "An Act to authorize legislative bodies of counties and cities and counties, directly or through a duly authorized representative, to attend the sessions of the Legislature of the State of California," etc.; and

Whereas, this Board of Supervisors deems it proper that said Board and the City and County of San Francisco shall be represented at the present session of the Legislature of the State of California; now, therefore, be it

Resolved, That Albert F. Skelly, Deputy City Attorney, be and he is hereby authorized to represent the City and County of San Francisco at the present session of the California State Legislature at Sacramento, for the purpose of studying, analyzing and advocating passage, defeat or amendment of legislation affecting the City and County of San Francisco during said session; and be it

Further Resolved, That out of Legislative Expense and/or out of such funds as may from time to time be made available for such purpose, Mr. Skelly shall be allowed the following expense for each month during which the Legislature is in session: \$500 per month salary; \$15 per day, living expenses for each day spent in Sacramento representing the City and County of San Francisco; necessary travel expense; \$155 per month for the employment of a secretary; \$155 per month for rent of an office; such incidental expenses as may be necessary for the proper and efficient conduct of the aforesaid office in advocating passage of legislation favorable to San Francisco or the defeat of legislation inimical to its welfare, and for such other activities as are essential to the execution of Mr. Skelly's duties in Sacramento, for which vouchers shall be supplied. The Clerk of this Board is hereby authorized to issue the required accounting documents to carry out the purposes of this resolution.

#### Explanation of Vote.

Supervisor Mead, in explanation of his vote, stated that his vote was in no way a reflection on Mr. Skelly, for whom he had great admiration, but he could see no sense in sending anyone to Sacramento unless a good job was to be done.

Supervisor Colman announced that he would sponsor the substitute resolution, and moved the adoption thereof. Motion seconded by Supervisor Uhl.

Thereupon, the roll was called and the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Meyer, Roncovieri, Shannon, Uhl—9.

No: Supervisor Mead—1.

Absent: Supervisor MacPhee—1.

#### Re-reference to Committee.

**Appointment of Frank X. Flynn, as Public Relations Counsel, to Represent the City and County of San Francisco at the Present Session of the State Legislature.**

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, the Legislature of the State of California did by an Act approved March 16, 1935, entitled "An Act to authorize legislative bodies of counties and cities and counties, directly or through a duly authorized representative, to attend the sessions of the Legislature of the State of California," etc.; and

Whereas, this Board of Supervisors deems it proper that said Board and the City and County of San Francisco shall be represented at the present session of the Legislature of the State of California; now, therefore, be it

Resolved, That Frank X. Flynn be and he is hereby appointed Public Relations Counsel to represent the City and County of San Francisco, at the present session of the State Legislature, at a salary of \$500 per month.

#### Discussion.

Supervisor Shannon, in accordance with statement previously made, asked permission to withdraw the foregoing resolution, naming Mr. Frank X. Flynn as Public Relations Counsel. He expressed regret at having to take such action, but, as previously stated and as set forth in letter from Mr. Flynn, presented by himself and read by the Clerk, Mr. Flynn had declined appointment except by unanimous vote of the Board. For the past six months Los Angeles has been preparing legislation be presented at Sacramento, and now has at least four representatives at Sacramento as public relations men. San Francisco has nobody looking out for her interest. The appropriation for employment of someone other than Mr. Skelly has been refused, and San Francisco, Supervisor Shannon felt, will suffer from that lack of representation. Since unanimous consent of the Board for the appointment of Mr. Flynn has been denied, Supervisor Shannon requested permission to withdraw the foregoing resolution.

Supervisor Mead objected to withdrawal of the resolution.

The Controller, who was present in the chambers, advised that since no funds had been appropriated for employment of Mr. Flynn, any action other than withdrawal of the resolution would be an idle act.

Supervisor Gallagher, in discussing the situation, declared that he thought members of the Board were acting like school children. San Francisco needs a representative at Sacramento other than Mr. Skelly. San Francisco has been "blackballed" at Sacramento for many years. San Francisco will get nothing, as far as subventions are concerned. San Francisco should do something about it. Thereupon, Supervisor Gallagher moved re-reference to Finance Committee. Motion seconded by Supervisor Shannon.

Supervisors Mead and Meyer both opposed the motion to re-refer to committee.

Whereupon, the roll was called and the foregoing resolution was *re-referred to Finance Committee* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Shannon, Uhl—7.

Noes: Supervisors Mead, Meyer, Roncovieri—3.

Absent: Supervisor MacPhee—1.

#### Adopted.

#### Approval of Supplemental Recommendations, Public Welfare Department.

(Series of 1939)

Resolution No. 3210, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, effective as noted, including amounts, new applications, increases, discontinuances and other transactions, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations for care of Needy Aged Persons in County Hospital, as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, are hereby approved;

**Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.**

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Authorizing Release of Lien Filed Re Indigent Aid—James and Amy Stanton**

(Series of 1939)

Resolution No. 3211, as follows:

Whereas, an instrument executed by James and Amy Stanton receiving aid from the City and County of San Francisco has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created lien in favor of said City and County on real property belonging to said James and Amy Stanton; and

Whereas, said James and Amy Stanton on payment of the debts secured by said lien are entitled to receive a release thereof; now, therefore, be it

Resolved, That, upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County be, and he is hereby authorized to execute and deliver a release of any such lien.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Land Purchase—San Francisco Airport**

(Series of 1939)

Resolution No. 3212, as follows:

Resolved, in accordance with the recommendation of the Public Utilities Commission that the City and County of San Francisco, a municipal corporation, accept a deed from Westvaco Chlorine Products Corporation, a Delaware Corporation, or the legal owner, to the following described real property situated in the County of San Mateo, State of California, required for the San Francisco Airport and that the sum of \$1,000.00 be paid for said land from Appropriation No. 99.900.58.

The west  $\frac{1}{2}$  of the northeast  $\frac{1}{4}$  of the southeast  $\frac{1}{4}$  of section 1, township 4 south, range 5 west, Mount Diablo base and meridian.

Containing 20 acres more or less.

The City Attorney shall examine and approve the title to said property.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Requesting Mayor and Chief Administrative Officer to Provide  
Sleeping Quarters for Service Men in San Francisco.**

(Series of 1939)

Resolution No. 3213, as follows:

Whereas, the lack of decent and adequate sleeping quarters for service men spending their leaves in San Francisco is deplorable and shameful and displays neither a proper concern for the comfort and welfare of these men nor a civic spirit worthy of the City and County of San Francisco; and

Whereas, the officials charged with the responsibility of, and having the authority to provide a solution of this problem have been cognizant of this situation for some time, yet nothing has been accomplished to remedy it; and

Whereas, such a condition is not conducive to the best interests of either the service men affected, nor to the City and County of San Francisco; and

Whereas, it would seem that such a situation constitutes such an emergency as would legally warrant an appropriation from the emergency reserve fund, Civilian Defense Funds, or the making available of suitable municipally owned quarters to alleviate this sorry situation; now, therefore, be it

Resolved, That this Board of Supervisors does hereby petition the Mayor and the Chief Administrative Officer individually or jointly, depending upon jurisdiction, to either recommend an appropriation from Emergency Reserve, from Civilian Defense Funds, or such other monies as may be available to immediately provide suitable sleeping accommodations for service men in privately owned quarters, or to place at the disposal of the service men such suitable municipally owned buildings as can be made available for sleeping quarters.

**Discussion.**

Supervisor Gallagher, in discussing the foregoing resolution, quoted from an article in the "San Francisco Examiner" of March 8, containing a statement by General DeWitt, urging the people of San Francisco to provide an adequate remedy for the situation. San Francisco should provide sleeping quarters for service men. The resolution should be passed.

Supervisor Mead urged adoption of the resolution.

Mr. Raymond Smith, on being granted the privilege of the floor, on motion by Supervisor Uhl, announced the work that had been done by the housing committee, under the Civilian Defense Council, and what was contemplated for the future. His committee would have a report and some positive recommendations at an early date.

Supervisor Shannon presented a memo of a 300-room, five-story hotel on Third Street, which is being renovated, but which will be available for housing service men. He called attention, also, to building, 2614 Jackson Street, where sleeping accommodations for some 200 men can be made available. Both these addresses should be referred to the Director of Property, Mr. Phillips.

Supervisor Roncovieri suggested that the resolution, before consideration by the Board, should name a specific amount of money needed for furnishing sleeping accommodations for service men. There should first be obtained, through Mr. Phillips, a list of available places, and their cost.

Thereupon, Supervisor Roncovieri moved as an amendment that the "Resolve" be changed to read as follows: Resolved, That this Board of Supervisors requests Mr. Joseph Phillips, Director of the Real Estate Department, to submit to this Board, list of suitable sleeping accommodations for service men in privately owned quarters or such suitable

municipally owned buildings as can be made available for sleeping quarters.

*Motion failed for want of a second.*

Supervisor Uhl reported building at northeast corner of Jackson and Laguna Streets could be made available for sleeping accommodations, and requested that property be referred to Mr. Phillips for investigation.

### Adopted.

Whereupon, the roll was called and the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

### Passed for Second Reading.

## Amending Ordinance Providing for Bonding of Various Municipal Officers and Employees, Bonding Various Employees in Tax Collector's Office.

(Series of 1939)

Bill No. 2109, Ordinance No. ...., as follows:

Amending ordinance No. 1058 (series of 1939), specify the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the charter; fixing the amount of the suretyship to be given by the said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing ordinance No. 4.045. Also repealing ordinance No. 1958 (Series of 1939).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended by amending section 18 thereof, to read as follows:

### Section 18. Finance and Records, Department of Tax Collector.

Cashier .....	\$15,000
Assistant Cashier .....	10,000
Tellers (2) each.....	5,000
Teller .....	3,000
Senior Inspector of Licenses.....	1,000
Adjuster .....	1,000
Head Clerk .....	3,000
Director of Delinquent Revenue.....	5,000
Director, License Bureau.....	1,000
Attorney, Civil .....	1,000
Senior Clerk-Stenographer .....	1,000
General Clerk-Stenographer .....	1,000
Senior Clerk .....	1,000
General Clerks (27) each.....	1,000

\$80,000

Section 2. Ordinance No. 1948 (series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$2,000 from Unappropriated Balance of Funds—Municipal Railway to Credit of Temporary Salaries, Military Leave, Month of March 1943, to Provide Funds for Payment of Military Leave to Employees of Municipal Railway Entering Armed Forces of the United States.**

(Series of 1939)

Bill No. 2110, Ordinance No. ...., as follows:

Appropriating the sum of \$2,000.00 from the Unappropriated Balance of Funds—Municipal Railway to credit of Appropriation No. 265-126-00 Temporary Salaries, Military Leave, for month of March, 1943, to provide funds for payment of military leave to employees of the Municipal Railway entering the armed forces of the United States.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$2,000.00 is hereby appropriated from the Unappropriated Balance of Funds—Municipal Railway to credit of Appropriation No. 265-126-00-Temporary Salaries, Military Leave, for month of March, 1943, to provide funds for payment of military leave to employees of the Municipal Railway entering the armed forces of the United States.

Approved as to form by the City Attorney.

Approved by the Mayor.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Reappropriating \$800 Out of Surplus to Provide Funds for Materials and Supplies and Fuel Oil for M. H. de Young Memorial Museum Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2111, Ordinance No. ...., as follows:

Reappropriating the sum of \$800 out of the surplus existing in Appropriation No. 218-110-00 to provide funds for the purchase of materials and supplies and fuel oil for the M. H. de Young Memorial Museum for the balance of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$800 is hereby reappropriated from the surplus existing in Appropriation No. 218-110-00, Permanent Salaries, M. H. de Young Memorial Museum, to the credit of the following appropriations:

Appropriation No. 218-300-00.....	\$500.00
Appropriation No. 218-321-00.....	300.00
	<hr/>
	\$800.00

to provide funds for the purchase of materials and supplies and fuel oil for the M. H. de Young Memorial Museum for the balance of the fiscal year.

Recommended by the Director of M. H. de Young Memorial Museum.

Approved by the Board of Trustees of M. H. de Young Memorial Museum by resolution of February 9, 1943.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Reappropriating \$807 From Surplus in Appns. of California Palace of the Legion of Honor to Provide Funds for Materials and Supplies, Postage, and Fuel Oil for California Palace of the Legion of Honor Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2112, Ordinance No. ...., as follows:

Reappropriating the sum of \$807 from surplus existing in Appropriations of the California Palace of the Legion of Honor to provide funds for the purchase of materials and supplies, postage, and fuel oil for the California Palace of the Legion of Honor for the balance of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$807 is hereby reappropriated from surplus existing in the following appropriations:

Appropriation No. 217-140-00.....	\$200
Appropriation No. 217-110-00.....	607

to the credit of the following appropriations:

Appropriation No. 233-233-17.....	\$200
Appropriation No. 217-300-00.....	307
Appropriation No. 217-321-00.....	300

\$807

to provide funds for the purchase of materials and supplies, postage, and fuel oil for the California Palace of the Legion of Honor for the balance of the fiscal year.

Recommended by the Director of California Palace of the Legion of Honor.

Approved by the Board of Trustees of California Palace of the Legion of Honor by resolution of February 8, 1943.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Establishing Revolving Funds for Public Welfare Department and Appropriating Moneys Therefor; Repealing Bill No 214, Ordinance No. 19.021.**

(Series of 1939)

Bill No. 2113, Ordinance No. ...., as follows:

Establishing Revolving Fund for the Public Welfare Department and appropriating moneys therefor; repealing Bill No. 214, Ordinance No. 19.021.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby established a revolving fund to be known as the Public Welfare Department Revolving Fund, which sum shall not exceed the sum of One Thousand Five Hundred Dollars (\$1,500), said fund to be used for the payment of emergency expenditures for relief of county indigents, and persons eligible for assistance under the War Service and Assistance Program, and such other expenses of the Public Welfare Department and of the Director thereof which cannot be conveniently paid by warrants drawn upon the Treasurer of the City and County of San Francisco.

Section 2. All moneys received for said fund shall be deposited in such bank or banks as the Director of the Public Welfare Department shall direct and shall be drawn therefrom upon the order of said Director or upon the order of such other person or persons as the said Director may designate. The said Director of the Public Welfare Department shall keep, or cause to be kept, a full, true and correct account of all moneys received or disbursed from said revolving fund and shall, at least once in each month, render to the Controller a full, true and correct account of all disbursements made from said fund and submit therewith the proper vouchers supporting such disbursements; and upon said disbursements being approved by the Controller, the said Controller shall draw his warrant in favor of the said Director of the Public Welfare Department for the aggregate amount of said disbursements; and when the amount of said warrant so drawn is received by the said Director of the Public Welfare Department it shall be placed to the credit of said fund.

Section 3. The Controller is hereby authorized to establish said Revolving Fund out of the following funds: \$250 from funds heretofore provided by Bill No. 214, Ordinance No. 19.021; \$500 previously advanced in November, 1934, by Warrant No. 1442, and \$750 from Appropriation No. 256.840.05.

Section 4. Bill No. 214, Ordinance No. 19.021, entitled "Establishing Revolving Fund, County Welfare Department," passed December 12, 1932, is hereby repealed.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$375 From Emergency Reserve Fund to Credit of Appropriation No. 233.400.51 Payment of Team of Horses for Laguna Honda Home, Department of Public Health.**

(Series of 1939)

Bill No. 2114, Ordinance No. . . . ., as follows:

Appropriating the sum of \$375 from Emergency Reserve Fund to the credit of Appropriation No. 233.400.51 to cover payment of team of horses for Laguna Honda Home, Department of Public Health.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$375 is hereby appropriated and set aside out of Emergency Reserve Fund to the credit of Appropriation No. 233.400.51 to cover payment of team of horses for Laguna Honda Home, Department of Public Health.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.



**Reappropriating \$1,454 From Surplus in Appropriation No. 220.110.00 to Credit of Appropriation No. 233.400.20 to Provide Funds for Furniture and Furnishings in Municipal Court.**

(Series of 1939)

Bill No. 2115, Ordinance No. . . . ., as follows:

Reappropriating the sum of \$1,454 from the surplus existing in Appropriation No. 220.110.00, to the credit of Appropriation No. 233.400.20, to provide funds for furniture and furnishings in the Municipal Court.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,454 is hereby reappropriated from the surplus existing in Appropriation No. 220.110.00, to the credit of Appropriation No. 233.400.20, to provide funds for furniture and furnishings in the Municipal Court.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$1,500 From Surplus in Permanent Salaries, Library, to Credit of Temporary Salaries, Library, to Provide Funds for Temporary Employments in Library Department Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2116, Ordinance No. . . . ., as follows:

Appropriating the sum of \$1,500 from the surplus existing in Appropriation No. 214.110.00, Permanent Salaries, Library, to the credit of Appropriation No. 214.120.00, Temporary Salaries, Library, to provide funds required for temporary employments in the Library Department for the balance of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,500 is hereby reappropriated from the surplus existing in Appropriation No. 214.110.00, Permanent Salaries, Library, to the credit of Appropriation No. 214.120.00, Temporary Salaries, Library, to provide funds required for temporary employments in the Library Department for the balance of the fiscal year.

Recommended by the City Librarian.

Approved by the Library Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Authorizing Sale of City Land in Assessor's Block 6163.**

(Series of 1939)

Bill No. 2117, Ordinance No. . . . ., as follows:

Authorizing sale of city land in Assessor's Block 6163.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Director of Property, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City-owned real property situated in the City and County of San Francisco, State of California.

Lot 1 in Block 33, as per map of the "Reis Tract" recorded May 19, 1904, in Book 1 of Maps, pages 241 and 242, Official Records of the City and County of San Francisco.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

### **Compromise of Claim Against Jerry Mahoney, Jr., for \$150.**

(Series of 1939)

Bill No. 2118, Ordinance No. . . . ., as follows:

Authorizing compromise of claim of City and County of San Francisco against Jerry Mahoney, Jr., in the sum of One Hundred Fifty Dollars (\$150).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation, and against Jerry Mahoney, Jr., for the recovery of loss sustained by said City and County of San Francisco on account of personal injuries received by Fire Chief Rudolph Schubert, an employee of the San Francisco Fire Department, on the 12th day of June, 1939, said personal injuries having arisen out of and in the course of the employment of said Fire Chief Rudolph Schubert as an employee of the said Fire Department while responding to a fire alarm and proceeding in a general easterly direction on Portola Drive where the same intersects with Twin Peaks Boulevard in said City and County of San Francisco where at said time and place an automobile owned and driven by Jerry Mahoney, Jr., did strike and collide with an automobile operated by said Fire Chief Schubert, the loss to said City and County to date being \$927.77, including compensation paid while said Fire Chief Schubert was absent from his employment and the cost of medical and hospital services provided, and the said Jerry Mahoney, Jr., having offered to pay in full settlement of said claim the sum of One Hundred and Fifty Dollars (\$150), the Retirement Board and the City Attorney are hereby directed and authorized to settle and compromise said claim for the said amount of One Hundred and Fifty Dollars (\$150).

Approved as to form by the City Attorney.

Approved by the Retirement Board.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Authorizing Compromise of Claim of Dora Olinsky for the Sum of \$100.**

(Series of 1939)

Bill No. 2119, Ordinance No. ...., as follows:

Authorizing compromise of claim of Dora Olinsky for the sum of One Hundred Dollars (\$100).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended, and the Department of Public Works having approved the settlement of the action of Dora Olinsky against the City and County of San Francisco for the recovery of damages for personal injuries sustained by reason of the defective condition of the sidewalk and curb on the southeast corner of Powell and Geary Streets, by the payment of One Hundred Dollars (\$100) in full settlement of all claims of said Dora Olinsky, said City Attorney is hereby authorized to settle said pending litigation by the payment of said sum of One Hundred Dollars (\$100).

Recommended and approved by the City Attorney.

Recommended and approved by the Director of the Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Establishing Procedure for Administering Public Assistance in an Emergency.**

(Series of 1939)

Bill No. 2120, Ordinance No. ...., as follows:

An ordinance to establish procedure for the administering of public assistance in the event of an emergency.

Whereas, the United States of America is at war with certain foreign powers, and as a result of such war the City and County of San Francisco may suffer a disaster necessitating prompt assistance to civilians to safeguard their health and welfare; and

Whereas, the Government of the United States has provided subsidies for financing such assistance to civilians, such subsidies to be administered through the governments of the several states; and

Whereas, the State of California, through its Department of Social Welfare, has provided a procedure whereby counties may file claims for reimbursement out of such subsidies for amounts expended through their welfare departments for assistance to civilians in case of such an emergency; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. **Administration.** In event of a disaster resulting from war, or if such a disaster appears imminent, and as a consequence the Mayor declares that an emergency exists (under powers conferred by Section 25 of the Charter), it shall be the duty of the Director of Public Welfare, subject to the general direction of the Mayor, to render such assistance to civilians as may, in his judgment, be necessary.

Section 2. **Funds.** Upon the declaration and for the duration of

such an emergency, the Director of Public Welfare may request such funds as he deems necessary for this purpose, and, upon approval of such request by the Mayor, the Controller shall draw warrant in the amount thereof, and the Treasurer shall cash such warrant.

Any funds which may be made available for the purposes of this ordinance, may be expended by the Public Welfare Department in cash, by check, or in payment of services or merchandise furnished either directly to, or for the benefit of, the recipient of aid, or in any other manner not inconsistent with rules and regulations of the Government of the United States and the State of California pertaining to the administration of such aid.

**Section 3. Plan.** The Director of Public Welfare shall prepare a plan providing for the procedure to be followed in this connection in event of such an emergency. The plan shall provide for the coordination of activities of the Citizens' Defense Corps and the Citizens' War Service Corps insofar as such activities may be concerned with the administration of assistance to civilians in case of a disaster resulting from war. This plan shall be submitted to the Public Welfare Commission and to the War Council for approval.

**Section 4. Fiscal Procedure.** The fiscal procedure to be followed in accounting for expenditures for civilian war assistance shall be prescribed by the Controller, and shall conform to instructions and requirements of the Government of the United States and the State of California relating thereto.

Recommended by the Public Welfare Commission.

Approved by the Civilian War Council.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

### **Appropriation of \$15 to Replace Counterfeit Bills.**

(Series of 1939)

Bill No. 2121, Ordinance No. ...., as follows:

Authorizing a supplemental appropriation of \$15 out of the surplus existing in Appropriation No. 228.110.01 for the purpose of reimbursing the Tax Collector's Revolving Fund in the amount of \$15 to replace counterfeit bills, one in the amount of \$10 received with the tax collections of the fiscal year 1942-43, and one in the amount of \$5 received with the tax collections of the fiscal year 1939-40.

Be it ordained by the People of the City and County of San Francisco, as follows:

**Section 1.** The sum of \$15 is hereby appropriated to the Tax Collector's Revolving Fund out of the surplus existing in Appropriation No. 228.110.01.

**Section 2.** This appropriation is necessary because the Tax Collector accepted, with the collection of taxes for the fiscal year 1942-43, a \$10 counterfeit bill, and, with the collection of taxes for the fiscal year 1939-40, a \$5 counterfeit bill. The same were deposited by the Tax Collector with the Treasurer and, when examined by experts, were found to be counterfeit.

The Controller is directed to draw his warrant to reimburse the Tax Collector's Revolving Fund, in the amount of \$15, out of the account indicated herein, and to make the necessary entries on the books of

the Tax Collector and the Controller to properly reflect this transaction and to carry out the purpose of this ordinance.

Approved as to form by the City Attorney.

Approved by the Mayor.

Recommended by the Tax Collector.

Approved by the Chief Administrative Officer.

Approved by the Director, Department of Finance and Records.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$1,500 From Surplus in Unappropriated Balance of Funds—Hetch Hetchy Project Operating Fund—Power, to Credit of Hetch Hetchy Power Division—Equipment, to Provide Funds for Replacement of Automobile Destroyed in Accident.**

(Series of 1939)

Bill No. 2122, Ordinance No. . . . ., as follows:

Appropriating the sum of \$1,500 from the surplus existing in the Unappropriated Balance of Funds—Hetch Hetchy Project Operating Fund—Power to the credit of Appropriation No. 268-400-01—Hetch Hetchy Power Division—Equipment, to provide funds for the replacement of one automobile destroyed in an accident.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,500 is hereby appropriated from the surplus existing in the Unappropriated Balance of Funds—Hetch Hetchy Project Operating Fund—Power, to the credit of Appropriation No. 268-400-01—Hetch Hetchy Power Division—Equipment, to provide funds for the purchase of one automobile.

Section 2. On November 6, 1942, a City Buick Automobile operated in connection with patrolling Hetch Hetchy Power Transmission Lines was wrecked in a collision. The City recovered and deposited with the City Treasurer the sum of \$1,000 from the Insurance Company, insuring the driver of the other car involved.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Supplemental Appropriation of \$3,000 From Surplus in Wages, Street Repair Bureau, Department of Public Works, to Credit of Sick Leave with Pay, Bureau of Street Repair, Department of Public Works.**

(Series of 1939)

Bill No. 2123, Ordinance No. . . . ., as follows:

Authorizing a supplemental appropriation in the amount of \$3,000 from the surplus existing in Appropriation 245.130.00 (Wages, Street Repair Bureau, Department of Public Works) to the credit of Appropriation 245.135.00 (Sick Leave with Pay, Bureau of Street Repair, Department of Public Works).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated and set aside from the surplus existing in Appropriation 245.130.00 (Wages, Street Repair Bureau, Department of Public Works) to the credit of Appropriation 245.135.00 (Sick Leave with Pay, Bureau of Street Repair, Department of Public Works).

Section 2. This transfer is necessary for the payment of employees of the Bureau of Streets, Department of Public Works, who are on sick leave and are entitled to their pay in accordance with the provisions of the Charter.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

#### Final Passage.

**Appropriating \$3,285 Out of Emergency Reserve Fund to Credit of Department of Public Health Appropriations to Provide Compensation for Employments in Division of Venereal Disease Control and Bureau of Field Nursing, Administration, Period February 16, 1943, to June 30, 1943; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2124, Ordinance No. 1999, as follows:

The sum of \$3,285 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of the Department of Public Health Appropriations to provide compensation for employments in the Division of Venereal Disease Control and the Bureau of Field Nursing, Administration, for the period February 16, 1943, to June 30, 1943, an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,285 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of the following Department of Public Health Appropriations, in the amounts indicated and for the purposes stated:

<i>Division</i>	<i>Appropriation</i>	<i>Amount</i>	<i>Employments and Compensation</i>	<i>Per Mo.</i>
Venereal			3 B512 Gen. Clk. Typist..	\$155
Disease Control	250.110.06	\$2,587.50	1 I 204 Porter .....	110
Field Nursing				
Administration	250.110.17	697.50	1 B408 Gen. Clk. Sten.....	155

for the period February 16, 1943, to June 30, 1943.

Section 2. The following positions are hereby created in the Department of Public Health for the period February 16, 1943, to June 30, 1943.

- 3 B512 General Clerk Typists at \$155 per month each, and
- 1 I 204 Porter at \$110 per month—in the Bureau of Venereal Disease Control.
- 1 B408 General Clerk Stenographer at \$155 per month in Field Nursing Administration.

Section 3. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The uninterrupted operation of the Department of Public Health Venereal Disease Clinic and Bureau of Field Nursing (Foster Home Inspection) and to replace services heretofore furnished by W.P.A. assistants no longer available.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Amending Salary Ordinance as to Section 54b, Department of Public Health—Central Office, by Breaking Down Original Section 54b Into Subdivisions; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2125, Ordinance No. 2000, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 54b, DEPARTMENT OF PUBLIC HEALTH—CENTRAL OFFICE (Continued) by splitting the section as follows: After item 39.6, and inserting Section 54b.1, Department of Public Health—Central Office (Continued), Bureau of Mental Hygiene; after item 45, and inserting Section 54b.2, Department of Public Health—Central Office (Continued), Bacteriological Laboratory; and by adding item 36 3 B512 General Clerk-Typists at \$155; and by adding item 36.1 1 I 204 Porter at \$110 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 54b, is hereby amended to read as follows:

**Section 54b. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)  
VENEREAL DISEASE CONTROL**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
33.1	1	B408	General Clerk-Stenographer (part time)...	\$ 79.50
34	2	B408	General Clerk-Stenographer .....	168
34.1	1	B408	General Clerk-Stenographer .....	155
35	1	B512	General Clerk-Typist (part time) .....	79.50
36	3	B512	General Clerk-Typist .....	155
36.1	1	I 204	Porter .....	110
37	7	L360	Physician (part time) .....	150
38	1	L364	Pediatrician (part time) .....	135
38.1	1	L376	Chief, Div. of Venereal Disease Control....	375
39	1	P52	Field Nurse .....	188
39.1	3	P52	Field Nurse .....	165
39.2	1	P52	Field Nurse .....	185
39.3	1	P60	Supervising Nurse, Bureau of Communicable Diseases .....	200
39.4	3	P102	Registered Nurse .....	154.50
39.5	1	B408	General Clerk-Stenographer .....	155
39.6	1	I 116	Orderly .....	123

**Section 54b.1. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**BUREAU OF MENTAL HYGIENE**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
40	1	B408	General Clerk-Stenographer (part time)....	79.50
40.1	1	B408	General Clerk-Stenographer .....	162
41	1	L404	Psychologist .....	175
41.1	2	L404	Psychologist .....	170
42	1	L404	Psychologist .....	165
43	1	L404	Psychologist (part time) .....	79.50
44	1	L408	Psychiatrist (part time) .....	200
45	1	L408	Psychiatrist (part time) .....	150

**Section 54b.2. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**BACTERIOLOGICAL LABORATORY**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
46	1	B222	General Clerk .....	190
46.1	1	B512	General Clerk-Typist .....	162
47	1	C102	Janitress .....	137
47.1	2	I 204	Porter .....	123
48.1	1	I 204	Porter .....	110
49	1	L52	Bacteriological Laboratory Technician .....	137
49.1	2	L52	Bacteriological Laboratory Technician .....	125
50	1	L56	Bacteriologist .....	225
51	2	L56	Bacteriologist .....	202
51.1	1	L56	Bacteriologist .....	200.50
52		L58	Director of Laboratories .....	
53	1	L60	Bacteriological Milk Inspector .....	250
54	1	L64	Consultant Bacteriologist (part time).....	75

**TEMPORARY SERVICES**

54.1	I 2	Kitchen Helper, \$4.50 per day .....	
54.2	I 116	Orderly .....	110
54.3	I 204	Porter .....	110

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: the uninterrupted operation of the Department of Public Health, Venereal Disease Clinic, and Bureau of Field Nursing (Foster Home Inspection) and to replace services heretofore furnished by W.P.A. assistants no longer available.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Amending Salary Ordinance as to Section 55a, Department of Public Health—Central Office, by Breaking Down Original Section 55a Into Subdivisions; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2126, Ordinance No. 2001, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 55a, DEPARTMENT OF PUBLIC HEALTH—CENTRAL OFFICE (Continued), by splitting the section as follows: After item 105 and inserting Section



55a.1, Department of Public Health—Central Office (Continued), Field Nursing, Schools; after item 107.3 and inserting Section 55a.2, Department of Public Health—Central Office (Continued), Field Nursing, Other; after item 110.1 and inserting Section 55a.3, Department of Public Health—Central Office (Continued), Tuberculosis Bureau; and by adding item 101.1 1 B408 General Clerk-Stenographer at \$155 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 55a, is hereby amended to read as follows:

**Section 55a. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**FIELD NURSING, ADMINISTRATION**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
99	1	B222	General Clerk .....	190
100	1	B408	General Clerk-Stenographer .....	170.50
101	1	B408	General Clerk-Stenographer .....	168
101.1	1	B408	General Clerk-Stenographer .....	155
102	1	P54	Supervising Field Nurse .....	230
103	7	P54	Supervising Field Nurse .....	223
104	1	P54	Supervising Field Nurse .....	213
104.1	1	P57	Asst. to the Director of Field Nursing .....	253
105	1	P58	Director of Field Nursing .....	339.50

**Section 55a.1. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**FIELD NURSING, SCHOOLS**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
106	27	P52	Field Nurse .....	190.50
107	8	P52	Field Nurse .....	188
107.1	1	P52	Field Nurse .....	180
107.2	4	P52	Field Nurse .....	165
107.3	1	P52	Field Nurse .....	172

**Section 55a.2. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**FIELD NURSING, OTHER**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
108	11	P52	Field Nurse .....	190.50
108.1	1	P52	Field Nurse .....	187.50
108.2	4	P52	Field Nurse .....	188
108.3	1	P52	Field Nurse .....	180
108.4	1	P52	Field Nurse .....	165
109	1	P52	Field Nurse .....	172
109.1	2	P54	Supervising Field Nurse .....	220
110	1	P101	Chinese Visiting Nurse .....	190.50
110.1	2	I 204	Porter .....	123

**Section 55a.3. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**TUBERCULOSIS BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
111	2	B512	General Clerk-Typist (part time) .....	79.50
111.1	1	B408	General Clerk-Stenographer .....	168

112	2	L360	Physician (part time) .....	135
113	1	L360	Physician (part time) .....	150
113.1	1	L375	Chief, Division of Tuberculosis Control.....	400
114	3	P52	Field Nurse .....	190.50
114.1	1	P52	Field Nurse .....	188
114.2	1	P52	Field Nurse .....	187.50
114.3	3	P52	Field Nurse .....	165
115	1	P52	Field Nurse .....	180
116	4	P102	Registered Nurse .....	154.50
117	1	P104	Head Nurse .....	163

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: the uninterrupted operation of the Department of Public Health, Field Nursing, Administration.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$1,580 From Unappropriated Reserve for Civilian Defense and War Services to Provide Funds for San Francisco County Victory Garden Advisory Service and Home Food Production Service, Citizens' Service Corps, Balance of Fiscal Year; Creating Position of General Clerk-Stenographer; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2127, Ordinance No. 2002, as follows:

Appropriating the sum of \$1,580 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to provide funds for the San Francisco County Victory Garden Advisory Service and Home Food Production Service, Citizens' Service Corps, for the balance of the fiscal year; creating the position of 1 B408 General Clerk-Stenographer at \$155 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,580 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of the following appropriations: Appropriation No.

202.110.60—Permanent Salaries .....	\$ 620.00
202.232.60—Telephone .....	200.00
202.233.60—Postage .....	133.33
202.234.60—Printing .....	200.00
202.241.60—Rental Office Machines.....	20.00
202.371.60—Stationery and Office Supplies.....	66.67
202.400.60—Equipment .....	140.00
202.880.60—Rentals .....	200.00

Total .....\$1,580.00

to provide funds for a San Francisco County Victory Garden Service and a Home Food Production Service, Citizens' Service Corps, for the balance of the fiscal year.

Section 2. The position of 1 B408 General Clerk-Stenographer at \$155 per month in the Citizens' Service Corps (San Francisco County Victory Garden Advisory Service and Home Food Production Service) is hereby created.

Section 3. This ordinance is passed as an emergency ordinance, the nature of such emergency being as recited in Section 13 of Ordinance 1830 (Series of 1939).

Recommended and approved by the Mayor and Commander, Citizens' Service Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$312.50 From Unappropriated Reserve for Civilian Defense and War Services to Provide Additional Funds Required by San Francisco War Price and Rationing Board; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2128, Ordinance No. 2003, as follows:

Appropriating the sum of \$312.50 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to provide additional funds required by the San Francisco War Price and Rationing Board; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$312.50 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense, to the credit of the following appropriations:

Appropriation No.

202.880.50-75—Rents, San Francisco War Price and Rationing Board .....	\$289.50
202.298.50 —Miscellaneous, Contractual Service, San Francisco War Price and Rationing Board .....	23.00
Total .....	\$312.50

to provide funds for additional space required by San Francisco War Price and Rationing Boards Nos. 3, 7, 8, 11 and 12, in connection with the several rationing programs of the Federal Government now in progress, and for additional contractual service.

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as recited in Section 13 of Ordinance 1830 (Series of 1939).

Recommended and approved by the Mayor and Commander, Citizens' Service Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$2,500 From Emergency Reserve Fund to Credit of Appropriation No. 233.216.54 to Cover Cost of Ambulance Repairs, Emergency Hospital Service, Balance of Fiscal Year; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2129, Ordinance No. 2004, as follows:

Appropriating the sum of \$2,500 from Emergency Reserve Fund to the credit of Appropriation No. 233.216.54 to cover cost of ambulance repairs, Emergency Hospital Service, for the balance of fiscal year ending June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,500 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of Appropriation No. 233.216.54 to provide funds to cover cost of ambulance repairs, Emergency Hospital Service, for the balance of fiscal year ending June 30, 1943.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The Department of Public Health is without funds to meet the cost of repairs to ambulances and this appropriation is necessary to insure the uninterrupted operation of the Emergency Hospital Service for the balance of the fiscal year 1942-1943.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$2,000 From Emergency Reserve Fund to Credit of Appropriation No. 233.400.20 to Equip Judges' Chambers, Clerk's Office, and Courtroom in Connection with the Women's Court to Be Located in Health Center Building; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2130, Ordinance No. 2005, as follows:

Appropriating \$2,000 from the Emergency Reserve Fund to the credit of Appropriation No. 233.400.20 for the purpose of equipping the judges' chambers, clerk's office, and courtroom in connection with the Women's Court to be located in the Health Center Building; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,000 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 233.400.20 for the purpose of equipping the judges' chambers, clerk's office, and courtroom in connection with the Women's Court to be located in the Health Center Building.

Section 2. This ordinance is passed as an emergency ordinance, the nature of the emergency being as follows: To provide for the health

and welfare of the people of San Francisco, as well as for the uninterrupted operation of the Municipal Court.

Recommended by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Recommended by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Amending Annual Salary Ordinance by Adding Thereto New Section 86a, Health Service System, and Establishing Certain Positions Thereunder; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2131, Ordinance No. 2006, as follows:

An amendment to Bill 1734, Ordinance 1667 (Series of 1939), Annual Salary Ordinance 1942-43, by adding thereto a new section to be designated as Section 86a, HEALTH SERVICE SYSTEM, and establishing certain positions thereunder; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667 (Series of 1939), the title of which is recited above, is hereby amended by adding Section 86a thereto, to read as follows:

#### Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1		Medical Director .....	\$ 500
2	1	B79	Secretary .....	225
3	1	B222	General Clerk .....	168
4	1	B228	Senior Clerk .....	193
5	1	B234	Head Clerk .....	220
6	1	B310	Tabulating Machine Operator.....	155
7	1	B310	Tabulating Machine Operator.....	168
8	1	B310.1	Senior Tabulating Machine Operator.....	200
9	1	B408	General Clerk-Stenographer .....	168
10	1	B412	Senior Clerk-Stenographer .....	193
11	1	B454	Telephone Operator .....	157
12	2	B512	General Clerk-Typist .....	168
13	1	L70	Physiotherapist .....	120
14	1	L70	Physiotherapist .....	135

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists by establishing the correct classifications for positions blanketed into civil service by charter amendment in the Health Service System.

Approved as to form by the City Attorney.

Approved as to classification by the Civil Service Commission.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

## Passed for Second Reading.

Amending Section 2 of Ordinance No. 1269, Revolving Funds for Department of Public Health and Appropriating Moneys Therefor; Repealing Ordinance No. 17.011, as Amended.

(Series of 1939)

Bill No. 2132, Ordinance No. ...., as follows:

Amending Section 2 of Ordinance No. 1269 (Series of 1939) entitled, "Establishing Revolving Funds for the Department of Public Health and Appropriating Moneys Therefor. Repealing Ordinance No. 17.011 as Amended."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 1269 is hereby amended to read as follows:

"Section 2. The Central Office Revolving Fund shall be used only for the following purposes:

"a. For the payment of expenditures for 'Contractual Services' and for 'Material and Supplies' incident to the conduct of the Central Office of the Department of Public Health and of the Hassler Health Home, which cannot be conveniently paid by warrants drawn upon the Treasury of the City and County of San Francisco. No purchase of material and supplies from the revolving fund shall be in excess of \$5.00 except with the prior approval of the Purchaser of Supplies.

"b. For making refunds to depositors of unearned permit and inspection fees collected pursuant to Section 245, Article 8, and Section 272, Article 9, Chapter VII (Plumbing and Gas Appliance Code), Part II of the San Francisco Municipal Code, notwithstanding any other provisions of the Municipal Code to the contrary.

"c. For establishing such change fund or funds and in such amount or amounts as the Director of Public Health may deem necessary and proper."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved by the Director of Public Health.

Approved as to funds available by the Controller.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

## Final Passage.

Appropriating \$1,200 Out of Existing Surplus in Department of Public Health to Credit of Appropriation 250.110.08 to Provide Compensation for Pediatrician (Full Time), Bureau of School Inspection, Medical; Eliminating Two Pediatricians (Part Time), Period March 1, 1943, to June 30, 1943; an Emergency Ordinance.

(Series of 1939)

Bill No. 2133, Ordinance No. 2007, as follows:

Appropriating the sum of \$1,200 out of the existing surplus in the Department of Public Health Appropriation 250.110.08 to the credit of Appropriation 250.110.08 to provide compensation for one L364 Pediatrician at \$300 per month (full time) in the Bureau of School Inspe-

tion, Medical, eliminating two L364 Pediatricians at \$150 per month (part time) for the period March 1, 1943, to June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,200 is hereby appropriated and set aside out of existing surplus in Appropriation 250.110.08 to the credit of Appropriation 250.110.08 to provide compensation for one L364 Pediatrician at \$300 per month (full time) in the Bureau of School Inspection, Medical, for the period March 1, 1943, to June 30, 1943.

Section 2. The position of one L364 Pediatrician at \$300 per month (full time) is hereby established in the Bureau of School Inspection, Medical, and the positions of two L364 Pediatricians at \$150 per month (part time) are hereby eliminated in the Bureau of School Inspection, Medical.

Section 3. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The Bureau of School Inspection, Medical, Department of Public Health, is without sufficient Pediatricians to protect the health of the school children of San Francisco and the appropriation of these funds for the purposes recited is necessary to insure the uninterrupted operation of the Bureau of School Inspection, Medical, Department of Public Health.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$3,720 From Emergency Reserve Fund to Credit of Appropriation No. 250.120.03, Compensation for Six General Clerk Typists (Temporary), Period March 1, 1943, to June 30, 1943, Bureau of Vital Statistics; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2134, Ordinance No. 2008, as follows:

Appropriating the sum of \$3,720 from Emergency Reserve Fund to the credit of Appropriation No. 250.120.03 to provide compensation for six temporary B 512 General Clerk Typists at \$155 per month, for the period March 1, 1943, to June 30, 1943, in the Bureau of Vital Statistics; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,720 is hereby appropriated and set aside out of Emergency Reserve Fund to the credit of Appropriation No. 250.120.03 to provide compensation for six temporary B 512 General Clerk Typists at \$155 per month, for the period March 1, 1943, to June 30, 1943, in the Bureau of Vital Statistics.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The great increase in activities of the Bureau of Vital Statistics, due to war conditions and recent legislation necessitates the appropriation of these funds for purposes recited to insure the uninterrupted operation of the Bureau

of Vital Statistics of the Department of Public Health for the balance of the fiscal year 1942-1943.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$4,340 From Emergency Reserve Fund to Credit of Temporary Salaries, Controller's Office, to Provide Funds for Temporary Employments Balance of Fiscal Year in Connection with Payroll Allotment Plan Whereby Employees of the City and County May Purchase War Savings Bonds; and Temporary Employments Required in Connection with Deductions From Compensations of Officers and Employees for Victory Tax; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2135, Ordinance No. 2009, as follows:

Appropriating \$4,340 from the Emergency Reserve Fund to the credit of Appropriation No. 260.120.00, Temporary Salaries, Controller's Office, to provide funds for temporary employments for the balance of the current fiscal year required in connection with the payroll allotment plan whereby employees of the City and County of San Francisco may purchase War Savings Bonds through a system of payroll deductions; and also for temporary employments required in connection with deductions from compensations of officers and employees for the Victory Tax; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,340 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 260.120.00, Temporary Salaries, Controller's Office, to provide funds for the balance of the current fiscal year for temporary employments required in connection with the payroll allotment plan whereby employees of the City and County of San Francisco may purchase War Savings Bonds through a system of payroll deductions; and also for temporary employments required in connection with deductions from compensations of officers and employees for the Victory Tax.

Section 2. This ordinance is passed as an emergency ordinance and the Board of Supervisors does, by the vote by which this ordinance is passed, hereby declare that an actual emergency exists which necessitates its becoming effective immediately, the nature of the emergency being as follows: Deductions for Victory Tax are mandatory under the Federal law, deductions for War Savings Bonds are in cooperation with the war effort; funds have not been previously provided, nor are they otherwise available for this work. This appropriation must, therefore, be made forthwith to provide funds to enable the Controller's office to render the required services.

Recommended by the Controller.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.



**Amending Salary Ordinance as to Department of Public Health—General Office—Interdepartmental, by Adding 15 Orderlies (Part Time) at \$100 per Month; and by Adding 30 Registered Nurses (Part Time) at \$135 per Month; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2106, Ordinance No. 1998, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 55b, DEPARTMENT OF PUBLIC HEALTH—GENERAL OFFICE—INTERDEPARTMENTAL (Continued), by adding item 2.1 15 I 116 Orderly (part time) at the rate of \$110 per month; and by adding item 4.1 30 P102 Registered Nurses (part time) at the rate of \$135 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 55b, is hereby amended to read as follows:

**Section 55b. DEPARTMENT OF PUBLIC HEALTH—CENTRAL OFFICE—INTERDEPARTMENTAL (Continued)**

These employments are not established as continuing positions, but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	2	I 2	Kitchen Helper .....	\$ 118
2	15	I 116	Orderly .....	110
2.1	15	I 116	Orderly (part time).....	110
3	7	I 204	Porter .....	110
4	20	P102	Registered Nurse .....	135
4.1	30	P102	Registered Nurse (part time).....	135
5	4	P103	Special Nurse, \$6 to \$12 per day .....	

Section 2. This ordinance is passed as an emergency measure effective immediately, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for the uninterrupted operation of the Department of Public Health—Central Office—Interdepartmental.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

March 1, 1943—Consideration postponed one week.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

**Authorizing a Supplemental Appropriation Ordinance in the Amount of \$5,500 from the Surplus Existing in Appropriation 245,300.00 (Material and Supplies, Street Repair Bureau, Department of Public Works) to the Credit of the Following Appropriations and for the Purposes Recited and in the Amounts Indicated.**

(Series of 1939)

Bill No. 2138, Ordinance No. ...., as follows:

Authorizing a Supplemental Appropriation Ordinance in the amount of \$5,500 from the surplus existing in Appropriation 245,300.00 (Material and Supplies, Street Repair Bureau, Department of Public

Works) to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
245.400.00	One complete crack sealing unit. This unit consists of one compressor, one truck chassis and one spray unit. This equipment is necessary for sealing of large cracks in the Public Streets and is operated by the Bureau of Streets.....	\$2,800
245.200.00	Shop expense necessary in the assembling of the crack sealing unit and the remodeling of four old trucks for transportation of hot asphalt materials .....	2,700
		<hr/> \$5,500

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,500 is hereby appropriated and set aside from the surplus existing in Appropriation 245.300.00 (Materials and Supplies, Street Repair Bureau, Department of Public Works) to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
245.400.00	One complete crack sealing unit. This unit consists of one compressor, one truck chassis and one spray unit. This equipment is necessary for sealing of large cracks in the Public Streets and is operated by the Bureau of Streets.....	\$2,800
245.200.00	Shop expense necessary in the assembling of the crack sealing unit and the remodeling of four old trucks for transportation of hot asphalt materials .....	2,700
		<hr/> \$5,500

Recommended by the Director, Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

#### Final Passage.

**Appropriating \$1,200 for Survey of Playground and Public Air Raid Shelters.**

(Series of 1939)

Bill No. 2133, Ordinance No. 2007, as follows:

Appropriating the sum of \$1,200 from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.900.79-11, Citizens' Defense Corps, to provide funds for a combined survey of playground and public air raid shelters through the Department of Public Works, an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,200 is hereby appropriated from Appropriation No. 202.000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.900.79-11, Citizens' Defense Corps, to provide funds for a combined survey of playground and public air raid shelters through the Department of Public Works.

Sec. 2. This ordinance is passed as an emergency measure, the nature of such emergency being as recited in Section 13 of Ordinance No. 1830 (Series of 1939).

Approved and recommended by the Mayor and Commander, Citizens' Defense Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

#### Re-reference to Committee.

The following recommendation of Judiciary Committee was taken up:

#### **Leaves of Absence to Engage in Defense Work, Preparedness or Prosecution of the War.**

(Series of 1939)

Bill No. 2088, Ordinance No. ...., as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions of said rule, which is as follows:

#### **Rule 31.2.**

##### **Military Leaves (For Non-Military Service in the War Effort).**

NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County, *except members of the Police [and Fire] Department[s]*, for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such

skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the granting of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services. *Appointment of a new person to replace an employee granted leave under this rule shall continue only for the period of such leave.*

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is eligible, *according to his years of service*, under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule. Periods of leave granted under this rule shall not be calculated as City and County service.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the request of the officer or employee in accordance with its judgment.

The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commission in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

#### Discussion.

Supervisor Brown, in objecting to the passage of the foregoing bill, noted that no change had been made in the bill to meet his previous objection. He was opposed to granting leaves of absence to employees in order that they might engage in other work, at higher wages, even though that work might be in shipyards or other defense employment, and then permitting such employees to return to their civil service positions and oust whoever might have replaced them in the city service. Such privilege would allow too much abuse.

Supervisor Shannon explained the reasons for recommendation of the committee, notwithstanding Supervisor Brown's objection. The legislation was again presented to the Board pursuant to Mr. Henderson's statement that such legislation was necessary in order to protect the civil service rights of a number of employees. The only change made was that the members of the Fire Department were excepted.

Thereupon, the Clerk presented and read copy of communication from the Chief Clerk and Secretary, Board of Fire Commissioners, addressed to the Civil Service Commission, requesting that firemen "shall not engage in any other occupation while active members of the San Francisco Fire Department."

Thereupon, on motion by Supervisor Gallagher, no objection being made, the foregoing bill was *re-referred to Judiciary Committee*.

#### Adopted.

The following recommendations of Police Committee were taken up:

Present: Supervisors Gallagher, Uhl.

#### Free Parking in Vacant Lots.

(Series of 1939)

Resolution No. 3214, as follows:

Whereas, due to the war emergency and the attendant increase in transportation, shipping and other activities incident thereto, congestion has increased and it becomes extremely difficult to procure parking accommodations in the lower Market Street district, in the areas adjacent to the Embarcadero and in other localities where war industries are situated; and

Whereas, the State Harbor Commission has prohibited parking on the Embarcadero, except for trucks while actually engaged in loading or unloading, thus forcing automobilists who formerly parked thereon to find space in streets tributary to the Embarcadero, thereby interfering with the normal functions and parking facilities of business establishments thereon; and

Whereas, hundreds of workers whose employment is centered in these areas are inconvenienced due to the inaccessibility of parking accommodations in close proximity to their employment; and

Whereas, teamsters and trucking companies are impeded in their

endeavors by reason of the fact that parked passenger automobiles in certain of these areas interfere with and delay their operations; and

Whereas, several vacant city or privately owned lots are situate in these areas, which lots, without excessive work or expense could be made available for parking, without charge, thus alleviating, in some measure the congestion, and thereby speeding up operations incident to the war effort; now, therefore, be it

Resolved, That the Chief Administrative Officer be and is hereby requested to review this situation; to determine how the lots referred to, not in close proximity to privately owned garage or parking facilities, may be made available for public parking without charge, and to recommend to this Board such procedure, if any, as is necessary to accomplish that purpose.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

### Amending Fire Code as to Containers for Benzine, Gasoline or Petroleum Products.

(Series of 1939)

Bill No. 2136, Ordinance No. . . . ., as follows:

An ordinance amending Section 142 of Article 5, Chapter IV (Fire Code), of the San Francisco Municipal Code, providing for the type of container in which benzine, gasoline or any product of petroleum shall be kept or stored.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 142 of Article 5, Chapter IV (Fire Code), of the San Francisco Municipal Code, is hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in bold face and bracketed [ ].

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Sec. 142. Containers. No benzine, gasoline or any product of petroleum that will flash or emit an inflammable vapor below a temperature of one hundred and ten (110°) degrees Fahrenheit shall be kept or stored in glass bottles, or any other fragile container; *provided, however, that for the duration of the present war emergency and for such period as metal materials remain critical and unobtainable for the manufacture of containers for commercial products, the inflammable products described above may be stored in glass containers of a size not to exceed one (1) pint. Such glass or other containers shall be of a type and strength, and shall be stored in such place and manner as may be approved by the Chief of the Division of Fire Prevention and Investigation.* Five (5) gallons may be kept and stored in an approved can or cans, not to exceed five (5) gallons in the aggregate. All over five (5) gallons shall be kept and stored in an approved portable filling tank, commonly called a gasoline buggy.

Said approved portable filling tank or buggy shall not have a greater capacity than fifty (50) gallons and shall be constructed of not less than No. 12 U. S. Standard gauge, galvanized steel, or of iron not less than three-sixteenths (3/16ths) of an inch in thickness, oxy-acetylene welded, or riveted, with rivets not more than one (1) inch apart from centers; mounted on all metal wheels with rubber tires, soldered and painted on the outside.

The contents of said approved portable filling tank or buggy must

be removed by using a pump. No gravity, syphon or pressure system shall be used in removing the contents from the approved portable filling tank or buggy.

Said approved portable filling tank or buggy must always be filled at the curb line of the sidewalk.

All portable filling tanks or buggies, or metal cans must be approved by the [Fire Marshal] *Chief of the Division of Fire Prevention and Investigation.*

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**An Ordinance Amending Article III, Part II, Chapter XI of the San Francisco Municipal Code (Traffic Code), by Adding Thereto a New Section to Be Known as Section 33, Relating to Diversion of Traffic and Parking Regulations in Cases of Parades, Public Assemblages, Traffic Congestions, Conflagrations, Collapse of Buildings, Obstruction on or Damage to Any Street or Other Emergency.**

(Series of 1939)

Bill No. 2137, Ordinance No. . . . ., as follows:

An ordinance amending Article III, Part II, Chapter XI of the San Francisco Municipal Code (Traffic Code), by adding thereto a new section to be known as Section 33, relating to diversion of traffic and parking regulations in cases of parades, public assemblages, traffic congestions, conflagrations, collapse of buildings, obstruction on or damage to any street or other emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Article III, Part II, Chapter XI of the San Francisco Municipal Code (Traffic Code), is hereby amended by adding thereto a new section to be known as Section 33, to read as follows:

**Sec. 33. (a) Diverting of Traffic.** The Police Department may divert traffic from any street or area when the same is made necessary or advisable by any parade, public assemblage, traffic congestion, conflagration, collapse of building, obstruction on or damage to any street, or other emergency.

**(b) Parking Temporarily Prohibited or Restricted in Certain Cases.** The Police Department may temporarily prohibit or restrict automobile parking on any street in case of parades, public assemblages, collapse of building, conflagration, obstruction on or damage to any street, or other emergency, provided appropriate signs are erected giving notice of such prohibition or restriction.

**(c) Violations.** It shall be unlawful for any person to park a vehicle in violation of such prohibition or restriction or to disobey the lawful order of any police officer or auxiliary police officer directing the removal or diverting of a vehicle from said street or area.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

**ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS,  
BILLS AND COMMUNICATIONS NOT CONSIDERED OR  
REPORTED UPON BY A COMMITTEE.**

Requesting His Honor the Mayor to Name Madame Chiang Kai-Shek an Honorary Citizen of the City and County of San Francisco.

(Series of 1939)

Supervisor Colman presented:

Resolution No. 3215, as follows:

Whereas, San Francisco is honored and proud to welcome Madame Chiang Kai-Shek, co-partner with and inspiration to Generalissimo Chiang Kai-Shek in the heroic and momentous task of restoring peace and freedom to the Republic of China and in re-establishing that country in its rightful position among the leading nations of the earth; and

Whereas, brilliant in philosophy and imbued with a fervent desire for the relief of her people from cruel and unjust oppression and for their social, economic and spiritual progress, Madame Chiang Kai-Shek has dedicated herself unselfishly and completely to the cause instigated and valiantly and inexorably prosecuted by her patriot husband, the beloved Chiang Kai-Shek; and

Whereas, such purity of motive, such tenacity of purpose, such overwhelming love and concern for one's fellow-man—these virtues strike with poignancy wherever there is human sympathy and evoke such approbation as would be futile to endeavor to express in words; and

Whereas, while the annals of history will bear, high in place, the name of Madame Chiang Kai-Shek and a record of her contribution to China and the world generally, it is fitting now, in a spirit of gratitude and profound affection, that such modest honors as the City and County of San Francisco is capable of bestowing, be conferred upon Madame Chiang Kai-Shek, in the hope that she will understand by such action what is found impossible of other expression; now, therefore, be it

Resolved, That in tribute to outstanding contributions to mankind and as an indication of the affection and esteem in which she is held by the people of San Francisco, his Honor the Mayor be and is hereby respectfully requested to name Madame Chiang Kai-Shek an honorary citizen of the City and County of San Francisco.

*Unanimously adopted by rising vote.*

**Commending Pepsi-Cola Company for Providing Service Center for  
Uniformed Men and Women.**

(Series of 1939)

Supervisor Green presented:

Resolution No. 3217, as follows:

Whereas, with a spirit of generosity and patriotism as refreshing as the beverage which bears its name, the Pepsi-Cola Company has provided in San Francisco a center for service men and women unsurpassed in accommodations and facilities by any other such institution in the United States; and

Whereas, such an interest in the welfare of the service men and women is worthy of public commendation and an expression of deep appreciation to the Pepsi-Cola Company; now, therefore, be it

Resolved, That this Board of Supervisors representing the people of the City and County of San Francisco does hereby commend the action of the Pepsi-Cola Company by which it provided such a beautiful and necessary service center for the uniformed men and women in San Francisco, and expresses to the Company its profound gratitude for such a beneficent gesture; and be it



Further Resolved, That the Clerk be and is hereby directed to forward a suitably engrossed copy of this resolution to the Pepsi-Cola Company.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

Respectfully Requesting the Civil Service Commission, the Controller and His Honor the Mayor to Devise Ways and Means Through Which Candidates for Sergeant's Examination in the Police Department May Be Supplied With Copies of Municipal Laws Upon Which They May Be Examined.

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3216, as follows:

Whereas, the Civil Service Commission will in the near future hold an examination for Sergeant in the Police Department, which examination over 600 members of the department have signified their intention to take; and

Whereas, copies of the municipal law, upon which these candidates may be examined, are depleted and most of the applicants have no copies of such law; and

Whereas, it is obvious that those candidates who have no copy of the law upon which they are to be examined will be at a disadvantage and will stand little chance of passing the examination; now, therefore, be it

Resolved, That the Civil Service Commission, the Controller and his Honor the Mayor be and are hereby respectfully requested to consider this matter and to endeavor to devise ways and means through which candidates for this examination may be supplied with copies of the municipal laws upon which they will be examined.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor MacPhee—1.

Changing Name of Portion of Grant Avenue to Mei-Ling Way.

(Series of 1939)

Supervisor Green presented:

Resolution No. ...., as follows:

Resolved, That the name of Grant Avenue, between Bush Street and Broadway, be and it is hereby changed to Mei-Ling Way in tribute to Madame Chiang Kai-Shek, heroic woman of China.

*Referred to Streets Committee.*

Requesting Report on Rerouting Municipal Cars Over Inner Tracks on Market Street.

(Series of 1939)

Supervisor Uhl presented:

Resolution No. ...., as follows:

Whereas, Mr. Cahill states, "The Market Street Railway lines operating out Market Street were carrying an average as high as 63 per cent of their rated capacity"; and

Whereas, Mr. Cahill states, "At the present time the Municipal Railway has reached the saturation point in its utilization of the outer

tracks on Market Street, especially between Fremont and Sansome Streets"; and

Whereas, Mr. Cahill states, "Between 4 and 6 P.M. the Municipal Railway outbound lines were carrying an average, during the entire two-hour period, as high as 85 per cent of the total rated capacity on the lines running out Market Street"; and

Whereas, Section 499 of the Civil Code makes it possible for Mr. Cahill to route Municipal cars over the inner tracks of the Market Street Railway for any distance; and

Whereas, Section 499 of the Civil Code makes possible the redistribution of the municipal lines on Market Street as indicated by Mr. Cahill; and

Whereas, Mr. Cahill's advocacy of the purchase of the Market Street Railway System in order that municipal cars can be routed on the inner tracks on Market Street does not become necessary because of Section 499 of the Civil Code; and

Whereas, Mr. Cahill states, "Merger of the two systems will make possible a redistribution of cars on Market Street, thereby gaining full utilization of the four tracks"; now, therefore, be it

Resolved, That the City Attorney be requested, at the earliest possible date, to furnish the Board of Supervisors and Mr. Cahill with a written opinion as to the necessary steps to be taken by the city to route Municipal cars over the inner tracks of the Market Street Railway on Market Street.

*Referred to Public Utilities Committee.*

**Appropriating \$2,400 From Unallocated Reserve for Civilian Defense to Provide Funds for Contracting for Special Services to Assist in the "Victory Food Workers Recruitment Program"; an Emergency Ordinance.**

(Series of 1939)

Supervisor Shannon, under his name on Roll Call, announced that he had previously voted against the appropriation for \$2,400 for San Francisco War Harvest Ordinance. He had since further investigated the matter, and would now request that the bill be again considered by the Board.

Whereupon, Supervisor Gallagher moved that the matter be placed on the Board Calendar for its meeting on March 15, 1943.

No objection, and *so ordered*.

Bill No. 2099, Ordinance No. . . . ., as follows:

Appropriating \$2,400 from the unallocated reserve for Civilian Defense to provide funds for contracting for special services to assist in the "Victory Food Workers Recruitment Program"; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,400 is hereby appropriated and set aside from the surplus existing in Appropriation No. 202,000.79, Unallocated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202,298.54, to provide funds for contracting for special services to assist in the Victory Food Workers Recruitment Program.

Section 2. This ordinance is passed as an emergency measure, the character of the emergency being as set forth in Ordinance No. 1830 (Series of 1939).

#### **State Tax Reductions.**

Supervisor Brown, under his name on Roll Call, presented communication from the State Chamber of Commerce, giving a three-point program of dealing with "State Tax Reductions," as follows: (1) Enact

a war economy expenditure program based upon the carefully developed budget submitted to the Legislature by the Governor in January; (2) Initiate a program of general tax reduction, giving first consideration to immediate relief of taxpayers in those fields most vitally affected by conflicting war taxes; (3) Continue to study the possibilities of further tax reductions, and the desirability of leaving unencumbered a portion of the anticipated surplus as a hedge against unforeseen contingencies.

*Referred to Judiciary Committee.*

#### Recessed Meeting of the Board.

Supervisor Colman reminded the Board of its previous action, agreement to recess to reconvene on Thursday, March 11, 1943, at 10:00 P.M. to consider salary standardization schedules.

#### Luncheon at Mark Hopkins Hotel.

Supervisor Green announced luncheon for Tuesday, March 16, 1943, at noon, to welcome various Boards of Supervisors throughout the State, to be held at Top of the Mark," Hotel Mark Hopkins, and invited members of the Board to attend.

Clerk to poll members to determine who will attend.

#### Report on Bills Pending in State Legislature Affecting the City and County of San Francisco.

Supervisor Gallagher presented the following list of matters pending in the State Legislature, and affecting the interest of the City and County of San Francisco. Copies of report to be presented to members:

RUSSELL L. WOLDEN, ASSESSOR

City and County of San Francisco, Room 101, City Hall  
San Francisco, California

March 3, 1943.

Honorable Board of Supervisors,  
City Hall,  
San Francisco, California.

Gentlemen:

The enclosed memoranda refers to proposed legislation which, in my opinion, is of such importance to the City of San Francisco that would warrant your taking some definite position as far as approval or disapproval of the measures is concerned.

You will notice that I have indicated the measures which I believe should be opposed for the best interests of the City, and also those that should have your support, for the same reason. Further, there are some bills which I referred to you for attention without recommendation which I believe are important enough to require your study and consideration.

Very truly yours,

RUSSELL L. WOLDEN.

#### *Assembly Bills*

*Bill No.*

161 Five per cent budget limitation act.

*Assessor: No recommendation.* To be brought to the attention of the Board of Supervisors.

444 Requires Assessor to number roll in ascending numerical order.

*Assessor: Oppose for passage.* There is no necessity for this, and it will mean increased expense as far as San Francisco is concerned. There is no benefit to be derived therefrom.

- 498 Wartime Property Tax Limitation Act of 1943.  
*Assessor: In favor of passage.* Reduces property tax 50 cents on each \$100, and provides that this deficit shall be made up by a contribution from the State surplus. Places certain restrictions on setting of tax rate.
- 511 Provides standardized compensation of State, County, City and other public employees and for a salary standardization commission.  
*Assessor: No recommendation.* Brought to the attention of the Board of Supervisors.
- 885 Amends Sections 201, 405 and 2151, R. & T. Code.  
*Assessor: "Spot Bill."* Should be watched.
- 1090 Tax Limitation Act providing \$3 limit for general taxes on personal property.  
*Assessor: Oppose for passage.* Obviously imposing additional burden on real property.
- 1155 Provides for removal from office for refusal or neglect to perform official duties.  
*Assessor: To be brought to the attention of the Board of Supervisors.*
- 1372 Adds Section 214 to R. & T. Code exempting buildings that are vacant and non-income producing for a period of more than six months.  
*Assessor: Oppose for passage.* The exemption would increase the burden of other property taxpayers. There is no reason why anyone should be allowed to let their property lie idle, and thus not pay taxes.
- 1395 Amends Section 156 of R. & T. Code permitting use of abbreviations by reference to pages within each volume as well as on each page of roll.  
*Assessor: Approve for passage.* Bill would give assistance to all Assessors throughout the State.
- 1398 Exempts food or food products held by reason of directives or conservation orders from taxation.  
*Assessor: Oppose for passage.* This would exempt a large class of property at the expense of other property taxpayers, and would probably mean loss of revenue to San Francisco—half a million dollars.
- 1713 Exempts airports owned by a municipality outside their own jurisdiction from taxation.  
*Assessor: To be brought to attention of Board of Supervisors.*
- 1745 Adds Sections 2151.1 and 2151.2 to R. & T. Code, provides for general county tax rate limit of \$1.00 per \$100 of assessed value.  
*Assessor: To be brought to attention of Board of Supervisors.*
- 1838 Assessor opposes passage. Makes Assessor's records public.

*Assembly Constitutional Amendments*

**Bill No.**

- 5 Provides for \$3,000 exemption for homes in which owner resides.  
*Assessor: Oppose for passage.* This type of exemption throws added burden on other properties.
- 10 Allows \$1,000 property exemption for all persons with less than \$3,000 worth of property or over 60 years of age and not over \$60 per month income.  
*Assessor: Oppose for passage.* Another type of special legislation. Same argument as No. 5.
- 16 Increases Householder's Exemption to \$500.  
*Assessor: Oppose for passage.* Same kind of bad legislation. The exemption is not limited to household furniture and may

apply to any personal property selected by the householder, that is, business property.

- 26 Adds Section 1.1 to Article XIII, Constitution, providing for taxation of lands and improvements thereon owned by but not used in the actual conduct and operation of a county, municipal corporation, public corporation, public district or agency.

*Assessor: No recommendation. To be brought to the attention of the Board of Supervisors.*

- 29 Adds Section 1e to Article XIII, Constitution, providing for \$1,000 exemption for dwelling houses occupied as a residence more than 50% of calendar year. Amends Section 10½ of Article XIII increasing householder's exemption from \$100 to \$500.

*Assessor: Oppose for passage.*

#### *Senate Bills*

#### *Bill No.*

- 392 Provides for Board of Supervisors to set office hours.

*Assessor: To be brought to the attention of the Board of Supervisors.*

#### *Senate Constitutional Amendments*

#### *Bill No.*

- 11 Provides for a gross income tax in lieu of all other taxes; prohibits the State, or any political subdivision of the State, from levying any other tax, license, or fee.

*Assessor: Oppose for passage.*

- 16 Amends Section 1 or Article XIII of the Constitution. Eliminates exemption of property belonging to the United States and provides for taxation of property owned by districts which are State agencies outside the boundaries of the districts and property owned by districts and not used for district purposes.

*Assessor: Approve for passage.*

#### DEPARTMENT OF PUBLIC WORKS

City and County of San Francisco

260 City Hall, Director's Office

March 2, 1943.

#### Proposed New Legislation.

Honorable Board of Supervisors,  
Legislative Committee.

Through Mr. T. A. Brooks,  
Chief Administrative Officer.

Gentlemen:

As far as we can ascertain, there is no proposed legislation that affects the Department of Public Works.

Yours very truly,

H. C. VENSANO,  
Director, Department of Public Works.

Forwarded by Ben G. Kline, Executive Secretary to Chief Administrative Officer.

#### OFFICE OF REGISTRAR OF VOTERS

City Hall

March 2, 1943.

Judiciary Committee,  
Board of Supervisors.

Gentlemen:

Bills in the Legislature affecting election laws are of two main

classes; first—policy, such as extending non-partisan elections. Second—technical such as those dealing with absent voters.

Concerning the first it is no proper function of my office to offer comment.

Of the second class the County Clerks' Association has examined them all and I am in substantial agreement with its conclusions.

Many of these bills are of a completely minor character effecting technical corrections of language and minor detail of little or no importance. Some are of purely local concern to communities other than San Francisco.

Of those I deem important I will list the following:

S. B. 3—Dillinger. Absent voting. Provides ballots must be marked with rubber stamp, applications 30 days before, ballot delivered to precinct election board before election day. It is impractical and expensive.

S. B. 183—Tenney. Prohibits cancellation of affidavits of registration of members of armed forces. Unworkable in present form.

S. B. 721—Quinn. Permits members of armed forces to swear to registration and ballot before Commissioned Officers. Amendments needed but purpose of bill is approved.

A. B. 30—Thomas. Electors whose registrations have been cancelled must pass an examination before re-registration. Utterly impractical.

A. B. 135—Doyle. Autobiography of candidates to be sent to voters. Expensive and unnecessary.

A. B. 214—Carlson. Precinct election officers excused from coming into Clerk's office to be sworn in. Simplifies getting election boards.

A. B. 218—Dilworth. Change in form of affidavit of registration. Adds unnecessary data.

A. B. 1111—Wollenberg. Election of County Committees at May primary. Overburdens that ballot with names.

A. B. 1276—Sargent. Voting by members of armed forces if registered five days before election. Impractical. Cannot be fitted into rest of election procedure.

A. B. 1483—O'Day, et al. Provides greater range for selecting election officers, etc. Introduced at request of Registrar of Voter's office.

A. B. 1648—Maloney, et al. Simplifies procedure in regard to filing fees. Introduced at request of Registrar of Voter's office.

A. B. 1804—O'Day. Affidavit of registration of members of armed forces cannot be cancelled. Should be amended to provide for restoration of cancelled affidavit upon notice within reasonable time.

The foregoing is a brief survey of those measures concerning elections requiring attention.

Respectfully submitted,

CAMERON H. KING,  
Registrar of Voters.

Approved: Arthur E. Curtis, Director, Department Finance and Records.

Forwarded: Ben G. Kline, Executive Secretary to Chief Administrative Officer.

OFFICE OF CHIEF ADMINISTRATIVE OFFICER  
City and County of San Francisco

March 2, 1943.

To the Honorable,  
The Judiciary Committee of the Board of Supervisors,  
City Hall.

Gentlemen:

Submitted herewith are communications bearing upon legislation pending at Sacramento from the following officers under the Chief Administrative Officer:

James A. Hughes, Sealer of Weights and Measures.  
T. A. Toomey, Recorder.  
Dr. J. C. Geiger, Director of Public Health.  
Edward F. Bryant, Tax Collector.  
Cameron H. King, Registrar of Voters.  
H. C. Vensano, Director of Public Works.  
Ralph W. Wiley, Chief, Department of Electricity.

This office has been advised orally by the heads of the following departments under the Chief Administrative Officer that they are not cognizant of any pending legislation which would affect their departments:

Purchaser of Supplies.  
Coroner.  
Director of Property.

Mr. W. F. Carroll, Agricultural Commissioner, has advised this office that he suggested and is interested in the passage of Assembly Bill 847, which would amend Section 784.9 of the Agricultural Code by including all fresh fruits and vegetables under the standardization program of the State.

Mr. Carroll's staff inspects in San Francisco the thirty-one fruits and vegetables now subject by State law to standardization. He believes the inclusion of other fruits and vegetables would be of benefit to the consumer.

Very truly yours,

BEN G. KLINE,  
Executive Secretary to Chief Administrative Officer.

RECORDER'S OFFICE  
City and County of San Francisco

March 2, 1943.

Hon. Board of Supervisors,  
San Francisco, California.

Gentlemen:

The following is a brief analysis of bills introduced in the Legislature which either directly or indirectly affect the recording procedure in all recording offices throughout the State, and particularly the recording office in San Francisco.

Senate Bill No. 98 (introduced by Senator Dorsey): An act to amend Section 2009 of the Code of Civil Procedure. This bill legalizes the use of birth affidavit in any proceeding to establish a record of birth, death, or marriage.

During the past few years, when it became necessary to use some means of establishing birth in lieu of the original records which were destroyed in the fire of 1906, thousands of our citizens resorted to the use of birth affidavits, which have been recorded. I believe it is good policy to legalize the use of these affidavits now in judicially

establishing the fact of birth under the provisions of Senate Bill No. 80 which has already passed the Legislature as an emergency measure and was signed by the Governor.

Senate Bill No. 392 (introduced by Senator Tenney): Is an act to amend Section 4312 of the Political Code. This act eliminates any reference to office hours for County offices and gives the local Boards of Supervisors the power to fix office hours by ordinance.

In line with the recommendation of the War Transportation Committee fixing office hours in the City and County Government to alleviate to some extent the traffic problem in San Francisco, I would recommend that this bill be approved.

Senate Bill No. 469 (introduced by Senator Salsman): An act to add Section 395.8 to the Military and Veterans' Code, relating to the re-employment of elected officers who shall serve in the armed forces of the United States. *Recommend approval.*

Assembly Bill No. 354 (introduced by Assemblymen Wollenberg and Johnson): Amends Section 1183 of, and adds Section 1184A to the Civil Code relating to acknowledgments:

The language of Section 1183 referring to oaths to be taken by an officer of the Army, Navy or Marine Corps has been eliminated and a new section added, authorizing the acknowledgment of instruments on a prescribed form for any member of the armed forces to be taken by certain officers of prescribed ranks in the Army, Navy, Marine Corps or Coast Guard.

Due to the fact that the Recorder's Office is receiving an abnormal number of powers of attorney for recording, and these powers of attorney are being acknowledged before Army officers, which under the present law does not constitute constructive notice, I believe it is important that this measure be passed in order to legalize the use of these powers of attorney as well as other instruments recorded by members of the armed forces.

Assembly Bill No. 356 (introduced by Assemblymen Wollenberg and Johnson): Amends Sections 1242 and 1243 of the Civil Code and provides that the homestead of a married person can be conveyed or encumbered without acknowledgment. This bill, while it refers only to a small percentage of recorded instruments affecting the ownership of property, establishes a principle of giving constructive notice to an instrument without the same being executed and acknowledged before an officer qualified to take acknowledgments.

The Recorders' Association feels that if this law passes with respect to this one type of instrument, it may well be extended to other papers, such as deeds and mortgages, and as the very principle is wrong, and as the title insurance companies do not favor it, I recommend that the bill be opposed.

Assembly Bill No. 549 (introduced by Assemblyman Call): Adds Section 1920B to the Code of Civil Procedure and provides for the introduction in evidence of photographic film, microfilm, photostatic negative, etc., as prima facie evidence of contents of the original. This bill does not cover the purpose for which it was introduced. To safeguard our official records from possible destruction by enemy action, we have reproduced on microfilm various official records throughout the City Government and have stored them in a safe place. In order that we may use these microfilm copies in the event the originals are destroyed, this bill should be amended to provide for the officer having custody of the record to certify that the film is a true and correct copy of the original, and to provide further, that in the event the original is destroyed, the certified copy on microfilm, photographic film, photostatic copy, etc., may be substituted for the original.

Assembly Bill No. 614 (introduced by Assemblymen Howser, Mid-dough and Burkhalter): Amends Section 4131 of the Political Code



and eliminates any reference to the manner in which instruments are to be reproduced in official records. The purpose of this bill is to permit the use of photo recording. In addition to the reasons heretofore presented to the Legislature on similar bills, there are additional reasons for the use of photo recording.

First, there is a definite manpower shortage and all possible help should be released in favor of the war effort. This does not mean that anyone now employed in the Recorder's Office would be laid off. A definite commitment has been made by the Chief Administrative Officer to absorb surplus employments in other departments of the City Government, and it would release those people from Civil Service lists who might be called to fill vacancies as they occur.

Second, there is a practical impossibility of obtaining equipment. Typewriters used in reproduction of official records in the Recorder's Office are in service for an average of seven years. These typewriters are used constantly and copy approximately 130 folios per day. At the end of seven years, the machines are practically useless. By that time they have been rebuilt on two or more occasions. Some of the machines in use in this department now are seven years old and if the condition continues to exist whereby new equipment is not obtainable, we will necessarily be forced to revert to the old method of copying by handwriting.

The fact that every large city in the United States, outside of the State of California, has been using the photo recording method for upwards of twenty years, is evidence enough that the use of photography is the only efficient and economical recording procedure.

The fact that instruments could be recorded with little or no change of fraud, signatures on deeds, mortgages, and deeds of trust, would be reproduced exactly as shown on the original, papers could be returned to interested parties within three days, and the added fact that the recording procedure would result in a saving to the City and County of San Francisco of approximately \$25,000 annually, make this a matter for careful consideration. The Chief Administrative Officer and the Recorder recommend endorsement of this bill.

Assembly Bill No. 626 (introduced by Assemblyman Rosenthal): Amends Section 4132.5 of the Political Code. This bill was introduced at the request of the Recorders of San Francisco and Los Angeles. The purpose of the bill is to accomplish the proper indexing of instruments offered for recording. Under the present procedure there are frequently instances where instruments are improperly indexed because of errors made by persons offering same for recording, principally those persons who are not familiar with various types of instruments and the recording procedure. This bill would give the Recorder the right to index the instruments in the proper manner regardless of the endorsement shown thereon. The bill would also tend to give a better type of service through the proper indexing of all instruments offered for recording.

Assembly Bill No. 631 (introduced by Assemblyman Thomas): Adds Section 4042D to the Political Code and provides for the destruction of any record of an instrument more than five years old which has been reproduced by photography.

I would be opposed to this amendment on the ground that the recording procedure requires marginal notations covering releases and reconveyances, etc., which would be impossible to note on photographic film.

Assembly Bill No. 1168 (introduced by Assemblyman Brady): Amends Section 102 of the Labor Code and provides for free recording of Abstracts of Judgments and Liens at the request of the Labor Commission. The Recorder's Office is used for the security of the public in the ownership and possession of property, and those persons who avail themselves of the facilities of the office should support the office by the payment of fees. In other words, the office

should not be supported by tax fees. Any person attempting to recover a judgment, whether for wages or otherwise, by causing a lien to be placed upon real property, should be required to pay the same fee as liens filed by contractors, laborers or material-men. I therefore would recommend that this bill be opposed.

Assembly Bill No. 1782 (introduced by Assemblyman Robertson): Repeals certain sections of the Health and Safety Code and adds a new chapter which tends to rewrite the entire procedure for establishing birth by court action. This bill provides also for the recording of marriage certificates by the County Clerk, and if passed would repeal the provisions contained in Assembly Bill No. 10 and Senate Bill No. 80.

There has been a definite need during war-time to establish the fact of birth in a simplified and inexpensive manner. Assembly Bill No. 10 and Senate Bill No. 80 make this provision, and if they are repealed by the adoption of Assembly Bill No. 1782, we would necessarily have to revert to substantially the same provisions that formerly obtained for establishing birth, death or marriage records at a cost of anywhere from \$60 to \$100. We therefore recommend that this bill be opposed.

Yours very truly,  
THOS. A. TOOMEY,  
Recorder.

Arthur E. Curtis, Director, Department of Finance and Records.

Approved: By A. L. Chaix, Director, Department of Finance and Records.

Approved: Ben G. Kline, for Chief Administrative Officer.

DEPARTMENT WEIGHTS AND MEASURES  
City and County of San Francisco

March 2, 1943.

Legislative Committee of the Board of Supervisors,  
City and County of San Francisco.

Gentlemen:

Please be advised that the Legislative Committee of the California Association of Sealers of Weights and Measures, of which I am a member, are interested in the passage of the following bills connected with Weights and Measures matters.

Senate Bill No. 639 (introduced by Senator Donnelly, Jan. 29, 1943.) Referred to Committee on Business and Professions. An act relating to the sale of meat at time of sale.

Senate Bill No. 640 (introduced by Senator Donnelly, Jan. 29, 1943). Relating to Public Weighmasters.

Senate Bill No. 638 (introduced by Senator Donnelly, Jan. 29, 1943). An act to repeal Section 12108 of the Business and Professions Code, relating to the construction and installation of heavy duty scales.

Assembly Bill No. 1384, Jan. 29, 1943. Referred to Committee on Municipal and County Government. An act to amend Sections 12200 and 12214 of the Business and Professions Code, relating to weights and measures.

Senate Bill No. 220 (introduced by Senator Breed, Jan. 18, 1943). Referred to Committee on Business and Professions. Concerning the baling of hay.

Assembly Bill No. 340, Jan. 14, 1943. Referred to Committee on Agriculture. Concerning milk bottles.

Thanking you in advance for any assistance rendered in the passage of the above mentioned legislative matters. I am,

Very sincerely yours,

JAS. A. HUGHES,  
Sealer of Weights and Measures.

Forwarded: Ben G. Kline, Executive Secretary to Chief Administrative Officer.

DEPARTMENT OF PUBLIC HEALTH  
City and County of San Francisco  
Central Office, 101 Grove Street

March 2, 1943.

Judiciary Committee,  
Board of Supervisors,  
City Hall,  
San Francisco, California.

Through Mr. T. A. Brooks,  
Chief Administrative Officer.

Gentlemen:

In response to a telephone request from the office of the Chief Administrative Officer this morning regarding bills in the State Legislature which may have a bearing on the Department of Public Health, may I state that no list of bills in reference to public health has been submitted to us. Therefore, we do not know what is before the Legislature at the present time.

Certain proposed bills in reference to the production and distribution of milk have been seen by the Department, but we have not had sufficient time to study them and present an opinion in regard to them.

Sincerely,

J. C. GEIGER, M.D.,  
Director.

Forwarded: Ben G. Kline, Executive Secretary to Chief Administrative Officer.

OFFICE OF TAX COLLECTOR  
City and County of San Francisco  
City Hall

March 2, 1943.

To the Legislative Committee,  
Board of Supervisors,  
City Hall, San Francisco.

Gentlemen:

A Federal law, recently passed, provides that the Tax Collector shall not sell at public auction any home or residence of a man in the service or any of his dependents. The law also provides that no more than 6% interest shall be charged for the redemption of such property.

It is impossible for any tax collector to find out whether a man in the service or any of his dependents are the owners of a residence and, therefore, Senator Breed of Alameda County has introduced Senate Bill No. 706 declaring a moratorium on the sale at public auction of real estate for the duration.

This is a very good measure and I am heartily in favor of it. The same will protect the tax collector from selling property belonging to men in the service.

MONDAY, MARCH 8, 1943

There is also a Senate Bill—S. B. 501, and companion bill A. B. 1030—providing for the tax redemption of property to be handled entirely by the tax collector instead of at the present time handled in part by the tax collector, auditor and treasurer. This bill, if it becomes a law, will make it possible for the taxpayer to come to the tax collector's office, receive his tax bill, redeem the taxes and pay same in the one office, instead of going to three different offices.

I am sending you herewith a copy of an argument presented by members of the County Tax Collectors' Association to different members of the Legislature favoring the passage of Senate Bill 501—A. B. 1030.

I sincerely hope that these two measures—S. B. 706 and S. B. 501—will receive your recommendations.

Yours truly,

EDWARD F. BRYANT,  
Tax Collector.

Approved: Arthur E. Curtis, Director, Department Finance and Records.

Approved, except that proposed Federal legislation to identify service men property owners would better meet problem outlined in paragraphs two and three above, and passage of the Federal legislation probably would make S. B. 706 undesirable.

BEN G. KLINE,

Executive Secretary to Chief Administrative Officer.

#### TAX REDEMPTIONS

San Francisco, Calif.,  
March 4th, 1943.

Dear Assemblyman:

I take this privilege to write to you in support of the worthy objectives contained in S. B. 501 and A. B. 1030, and urge your favorable consideration for the proposed legislation.

1. I believe the tax collector should be what his name implies, and that the taxpayer who finds upon his current tax bill the notation "SOLD TO THE STATE" should be able to pay to the same officer to whom he pays his current taxes, and that he should not have to contact another office, possibly in an adjoining or distant building, to take care of his back taxes.

2. Many remittances coming to the tax collector cover both delinquent and current taxes, necessitating the tax collector to apply the proper amount to the current tax and send the balance to the Auditor for an estimate of the amount required to redeem, and ultimately to the Treasurer for final payment; or return such remittance back to the payee.

3. The Auditor, as an auditing and accounting officer, should not have assigned to him any functions having to do with the collection of money, but should be in position to audit the accounts and work of other officials who collect and account for funds, and should not be placed in the position of having to audit his own records, or have them go unchecked.

4. The present statutes provide that the Auditor is charged with the accounting of delinquent taxes, preparing estimates for which remittances have come through the mail, or for the taxpayers who tender the money to the Treasurer; no part of which is now subject to examination or checking by any other county officer.

5. The convenience to the taxpayer in the proposed change cannot be measured in terms of "dollars and cents." It would undoubtedly save much time and annoyance to him in the handling of his tax problems, and the total cost to any county for centralizing the col-

lections of current and delinquent taxes in the hands of the Tax Collector, should cost no more, probably a great deal less, than under the present system.

6. As a matter of public policy, we should make every effort to render a better service to the taxpayer, who in the last analysis, is our employer.

Any assistance you may feel privileged to render in the foregoing, will be greatly appreciated by the undersigned, personally.

Very sincerely yours,

EDWARD F. BRYANT,  
County Tax Collector.

#### LEAGUE OF CALIFORNIA CITIES

Room 301 Hotel Senator  
Sacramento, California

February 25, 1943.

Dear City Official:

There is transmitted herewith the first installment of the "Digest of 1943 Legislative Bills Affecting Cities." This year the Digest has been prepared in looseleaf form rather than as a booklet. As additional pages are prepared and processed, they will be mailed to you. It is recommended that these pages be kept in some type of binder for future use and reference throughout the legislative session. Copies of the Digest are being sent to City Clerks, City Attorneys and City Managers since as a practical matter we cannot prepare the more than 2000 copies which complete circulation of our mailing list would require. It is therefore important that city officials receiving a copy of the Digest advise the Mayor, City Council and other city officials of its receipt and arrange to make it available to them upon request.

Only bills which directly affect cities are included in this Digest. Some measures not included here do seek to amend sections of law in which we have a general interest. Such measures will be watched carefully and if they should be amended so as to affect cities then the measures will be digested and you will be informed.

It will be noted that for convenience a group of bills affecting municipal courts and justices' courts of cities of certain classes have been grouped together at the end of this Digest (see index which will be sent together with the last pages of the Digest).

#### *League Office at Sacramento*

All communications relating to legislative matters, endorsements, inquiries, and letters of opposition to measures should be directed to the League of California Cities at the Hotel Senator, Sacramento.

#### *Copies of Bills*

If copies of particular bills are desired, such requests may be sent direct to the State Printer, State Capitol, Sacramento, or, if more convenient, such requests can be addressed to the League office at the Hotel Senator. In all such requests please identify the bill desired by giving its proper number.

#### DIGEST OF 1943 LEGISLATIVE BILLS AFFECTING CITIES

Louis Burke, Legal Counsel  
Richard Carpenter, Assistant Counsel  
League of California Cities

#### *Symbols and Abbreviations Used in Digest*

Agric. C. ....	Agricultural Code
Bus. & Prof. C. ....	Business & Professions Code
C. C. ....	Civil Code
C. C. P. ....	Code of Civil Procedure

D. A. ....	Deering, General Laws
Ed. C. ....	Education Code
Elec. C. ....	Elections Code
Fish & G. C. ....	Fish & Game Code
Gov. C. ....	Government Code
Harbor & N. C. ....	Harbor & Navigation Code
Health & S. C. ....	Health & Safety Code
Ins. C. ....	Insurance Code
Lab. C. ....	Labor Code
Mil. & Vet. C. ....	Military & Veterans Code
Mun. Corp. Act. ....	Municipal Corporations Act
Pen. C. ....	Penal Code
Pol. C. ....	Political Code
Prob. C. ....	Probate Code
Pub. Res. C. ....	Public Resources Code
Rev. & Tax. C. ....	Revenue & Taxation Code
Sch. C. ....	School Code
Streets & High. C. ....	Streets & Highways Code
Veh. C. ....	Vehicle Code
Water C. ....	Water Code
Wel. & Inst. C. ....	Welfare & Institutions Code

A. B. 10—*Vital Statistics. Birth Registration.* Adds Chap. 8.5 to Div. 9, Health & S. C., to simplify the procedure for establishing births. Applications on forms prescribed and furnished by the State Registrar may be obtained and filed with the State Registrar or the local registrar of the district in which the birth occurred. This measure was adopted as an urgency measure and became Chap. 13, Stats. 1943. See Chaps. 11 and 12, Stats. 1943 (Senate Bills 98 and 80) which also simplify and make less expensive the present procedure for establishing births.

A. B. 12—*Elections. Precincts. Map and Descriptions.* Amends Elec. C. 501, relative to the division of county into election precincts and preparation of detail precinct maps. Deletes reference to "county" surveyor. Request must be from county clerk.

A. B. 19—*Gas Tax. Increase. Allocation.* Amends several sections of and adds sections to Rev. & Tax. C. and Motor Vehicle Fuel License Tax Act (Deering Act 2964), to increase gas tax to 4 cents. Of the revenue derived from such increase \$2,000,000 is allocated to the State for bridges and grade separations; 60 per cent of the balance to counties, provided county refrains from levying road tax; 40 per cent of balance to cities, provided city refrains from levying business license tax on outside truckers. Urgency measure.

A. B. 21—*Streets. Vacation.* Amends Streets & H. C. 8322 to clear an ambiguity relative to posting of notices of street vacation. Provides that they shall be posted "not more than 300 feet apart" instead of not "less than 500 feet apart."

A. B. 27—*Places of Public Accommodation or Amusement. Equal Rights of Citizens.* Amends C. C. 51 and 52, to prohibit any person from denying accommodations on account of race, creed or color or from publishing any notice that such accommodations will be denied. Liability in damages not more than \$500. Each offense constitutes a misdemeanor.

A. B. 28—*Vehicles. Speed Limits.* Adds Veh. C. 510.5, to establish war emergency speed limit at 35 m.p.h. Authorizes Director of Motor Vehicles to change limit from time to time as conditions warrant. Urgency measure.

A. B. 29—*Streets. Planning Post-War Improvements.* Amends Streets & H. C. 980, relative to classification of all publicly owned roads in county except state highways. Deletes reference to inclusion of "traffic density" in such classification. Asserted purpose of measure to provide work for service men returning to civilian life.

A. B. 30—*Elections. Penalties for Failure to Vote.* Amends Elec. C. 295 and 296, to provide that any person failing to vote at primary or general election shall pass an examination as to residence, moral character, and understanding of the Federal and State Constitutions before again voting.

A. B. 33—*Vehicles. Speed Limits.* Amends Veh. C. 511, 511.1, 511.2, 512.1, and 515.5, to fix speed limit at 35 m.p.h. Urgency measure.

A. B. 35—*Vital Statistics. Birth Certificates.* Adds Health & S. C. 10202, 10631 and 10632. Requires local registrar to prepare a copy of each birth certificate upon filing and to mail it to parents in order that any errors may be corrected. Fixes fee for filing affidavits for correction of birth certificates. Certified copies of birth certificates to be issued without cost if to be used for any purpose connected with the armed forces.

A. B. 57—*Civilian Defense. Workmen's Compensation Benefits. Volunteers.* Adds several sections to Lab. C. and Mil. & Vet. C., to provide workmen's compensation benefits to civilian defense workers. Limited to those engaged in protective services. Worker must be enrolled with "accredited" defense organization. Defense organizations accredited by State War Council. Creates State fund for payment of claims which are to be handled by the State Compensation Insurance Fund. State only liable if Federal Government fails to enact legislation on subject. Benefits include \$2,500 medical and hospital, \$15 weekly for temporary total disability (\$3,600 total), none for temporary partial disability, death benefit \$3,600, and burial \$150. See A. B. 224 and Senate Bills 546 and 780 which make similar provisions except that they include persons engaged in "war services" as well as those engaged in the "protective services."

A. B. 58—*Post-War Reconstruction.* A new act establishing a State Commission for Post-War Reconstruction to plan and program post-war employment, and appropriating \$100,000 for such purposes. Urgency measure.

A. B. 69—*Taxation. Vehicles. In Lieu Tax.* Amends Rev. & Tax. C. 11005, to provide that 20 per cent of Motor Vehicle License Fees shall be paid to Department of Public Works for State bridges and grade separations on State highways instead of into the General Fund.

A. B. 71—*Gas Tax. Reduction.* Amends Rev. & Tax. C. 7351, to reduce the present gasoline tax from 3 cents to 2 cents per gallon.

A. B. 73—*Vital Statistics. Registration of Births.* Adds Health & S. C. Art. 3.5 to Chap. 3 of Div. 9, to provide a simplified and less expensive method of applying for delayed registration of birth. The applicant must supply certain affidavits or documentary evidence to State Registrar. Urgency measure.

A. B. 74—*Hours of Business.* New act providing that no retail establishment shall be kept open on Sundays or at night. There are several exceptions which include emergency services necessary for the preservation of peace, health, safety, life, or property. Urgency measure.

A. B. 79—*Vehicles, Speed Limits.* Adds Veh. C. 511.4, to fix maximum rate of speed at which vehicles may be driven at 35 m.p.h. for duration of war emergency.

A. B. 90—*Streets. Vacation. Reservation of Easements.* Adds Streets & H. C. 8330 and 8331, authorizing cities, in any proceeding for vacating streets, to reserve permanent easements for all types of facilities and prescribes the procedure for making such reservations and exceptions.

A. B. 106—*Courts. Justices of the Peace. Forms.* Adds C. C. P. 116c, making it the duty of the Judicial Council to prescribe rules and regulations for the use of forms used for writs, summons, transcripts, records, dockets, etc. City courts in Fifth and Sixth Class cities are governed by the procedure prescribed for justices' courts.

A. B. 115—*Vehicles. Speed Limits.* Adds Veh. C. 512, to fix maximum speed at 35 m.p.h. or at a lesser speed if so fixed by the Governor, effective for duration. Emergency vehicles are excluded. Urgency measure.

A. B. 117—*Gas Tax. Increase. Allocation.* About the same as A. B. 19, except that counties receive 50 per cent, cities 25 per cent and the State 25 per cent. Same conditions for city participation in increase, i.e., they must avoid local licensing of outside truckers. Urgency measure.

A. B. 123—*Gas Tax. Definition of Motor Vehicle Fuel.* Amends Rev. & Tax. C. 7304, to exclude liquefied petroleum gas having a Reid vapor pressure of more than 25 pounds at 100 degrees Fahrenheit from those types of fuel for which a tax is payable.

A. B. 126—*Streets. Improvement. Readvertising for Bids.* Amends Streets & H. C. 5245 and 5252, relative to the calling for bids under the Improvement Act of 1911 to delete therefrom reference to the six months' period within which readvertising may be made under the same proceeding.

A. B. 130—*Taxation. Cancellation.* Amends Rev. & Tax. C. 4986(e). This section sets forth the procedure whereby the State or any county, city, school district or other political subdivision may secure the cancellation of any uncollected taxes against property acquired by it after the lien date and which "because of this public ownership (is) not subject to sale for delinquent taxes." The amendment changes the word language to read as follows: "because of this public ownership (is) not subject to taxation."

A. B. 131—*Taxation. Taxpayers Action to Determine Validity of Tax Sale or Tax Deed.* Amends Chap. 5.7 (secs. 3618 et seq) for the purpose of extending the provisions of such Chapter to permit a taxpayer's action to determine the validity of a tax sale on property which has not been tax-deeded. The Chapter now permits such actions only as to property which has been tax-deeded to the State. Under the present law, proceedings under the Chapter can be commenced only within one year after the date of the execution of the tax deed. The amendment would extend the time within which such actions might be filed to either one year after the date of the execution of the tax deed or within one year after January 2, 1945, whichever is later. A provision is added requiring proceedings filed under the Chapter to be dismissed by the Court unless brought to trial within one year unless time extended by stipulation. Urgency measure.

A. B. 135—*Elections. Candidates. Autobiographical Records.* Amends several sections of, and adds sections 3300 to 3317 to, the Elec. C., to require candidates for elective office to file a detailed autobiographical record which is to be printed and distributed with sample ballots. Such records and ballots are to be sent each voter not more than 30 nor less than 15 days before the election.

A. B. 140—*War Housing.* New act authorizing local housing authorities established pursuant to D. A. 3483 to cooperate with the Federal Government in the development and administration of projects to provide housing for persons engaged or to be engaged in war industries or activities and to accept Lanham Act funds made available by Congress for such facilities. Urgency measure. See S. B. 37 which is the same and which has already passed the Senate and is awaiting action by the Assembly.

A. B. 151—*Taxation. Sales. Localized Publication of Delinquent List.* Amends section 3356 of, and adds sections 3360 to 3364 to, Rev. & Tax. C., to provide that the publication of the delinquent list shall be localized by publishing same in papers published in each elementary school district as to property in such districts respectively. Makes exceptions where no newspaper is published in a district and also where there is more than one incorporated city within an elementary school district.



A. B. 161—*Taxation. Limitation on Expenditures.* Proposes a new act providing that expenditures of every city (whether or not operating under a freeholders' charter) shall not exceed by more than 5 per cent its expenditures for the preceding year. The measure purports to be enacted under authority of section 20, Art. XI of the State Constitution. Urgency measure.

A. B. 169—*Vehicles. Speed Limits.* Adds Veh. C. 512, to limit speed of vehicles during wartime to 35 m.p.h. Exempts emergency vehicles.

A. B. 170—*Liquor Control. Sale. Hours.* Amends Pen. C. 398 and A. B. C. Act 59.5, to prohibit sale of alcoholic beverages between 12:01 a. m. (instead of 2 a. m.) and 6 o'clock a. m. of the same day.

A. B. 177—*Taxation. Sales and Use Taxes. Cities Exempted.* Adds Rev. & Tax. C. 6365, to exempt counties and cities from the payment of the sales tax or the use tax.

A. B. 189—*Officers and Employees. Workmen's Compensation. State Fund.* Amends Ins. C. 11870, to provide that State, counties and cities shall not insure with any insurer other than State Fund unless such fund refuses to accept risk. This is present law stated in slightly different language. However, see S. B. 56 which amends present law to permit such insurance to be placed with a private corporation as well as State Fund.

A. B. 192—*Elections. Ballot Pads.* Repeals Elec. C. 3715, which now provides that ballot pads shall contain not less than ten general ballots for the election.

A. B. 196—*Courts. Superior Court Sessions in Cities.* Amends C. C. P. 73 and 142, to require a session of the superior court to be held in cities of not less than 25,000 population no matter how close to county courthouse. Present law requires sessions in cities having 35,000 population where city hall is not less than eight miles from county courthouse.

A. B. 198—*Vital Statistics. Corrected Birth Certificates.* Adds Health & S. C. 10580 and 10581, to provide for issuance of corrected birth certificate and requirement that such certificate shall upon request of applicant supplant the original which shall not thereafter be open to public inspection.

A. B. 211—*Elections. Ballots.* Amends Elec. C. 3824, relative to General and Municipal ballots. Clarifies reference to registrar of voters and clerk or other officer of a city and county or of a city.

A. B. 212—*Elections. Ballots. Stub Books.* Amends Elec. C. 3714, to authorize stub books of any size, to be determined by clerk or registrar. Records to be kept by officer authorizing the printing.

A. B. 213—*Vehicles. Emergency.* Broadens Veh. C. 44 and 44.1, to include within "authorized emergency vehicles" those publicly owned or privately owned and publicly maintained and operated in the performance of his duty by a policeman, fireman, traffic officer, sheriff, constable or deputy sheriff employed by the State, a city, county or city and county. At present policemen, firemen and traffic officers are included. Urgency measure.

A. B. 214—*Elections. Precinct Boards. Oaths.* Amends sections 675 and 684 to 687 of, and repeals section 662 of, the Elec. C., to delete requirement that an oath be taken by the election officers and to provide in lieu thereof a "declaration of intention," which is in substantially the same form as an oath and which the bill asserts is to be "just as binding on the signer." It is not sworn to and is to be signed in the presence of a witness.

A. B. 216—*Elections. Initiative and Referendum Petitions. State.* Amends Elec. C. 1406, relative to preservation of state initiative and referendum petitions. Amending language needs clarification inasmuch as it could be interpreted to apply to local petitions.

A. B. 222—*Vehicles. Speed Limits. Local Authorities.* Amends Veh.

C. 459, to authorize local authorities (counties or cities) to fix, by ordinance, speed limits on any part of a State highway within the territorial limits of the local authority.

A. B. 224—*Civilian Defense. Workmen's Compensation Benefits. Volunteers.* See A. B. 57. The main difference between this measure and A. B. 57 is that weekly benefits are \$20 instead of \$15 and persons engaged in "war services" are also covered. A. B. 57 covers only those volunteers in the "protective services." This measure appropriates \$500,000 with which to pay claims. Urgency measure.

#### BOARD OF SUPERVISORS

Clerk's Office, Room 235, City Hall  
City and County of San Francisco

March 3, 1943.

Mr. David A. Barry,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

Subject: Board of State Harbor Commissioners, San Francisco—Analysis of Expenditures and Revenues.

Dear Sir:

Pursuant to your instructions, an analysis was made of the history, laws, expenditures and revenues of the Board of State Harbor Commissioners, San Francisco, and the expenses incurred by the City and County of San Francisco for services rendered said Board in connection with the operation of the Port of San Francisco.

In connection with this analysis, the following exhibits were prepared and are made a part of this report:

Exhibit 1. An analysis of actual, estimated and proposed expenditures and revenues of the Board of State Harbor Commissioners for the fiscal years beginning July 1, 1939, and ending June 30, 1945, pertaining to the operation of the Port of San Francisco under the jurisdiction of said Board.

Exhibit 2. An analysis of actual and estimated expenditures and revenues of the City and County of San Francisco for the fiscal years beginning July 1, 1939, and ending June 30, 1945, in connection with the protection of the docks and that portion of the water front of San Francisco within the jurisdiction of the Board of State Harbor Commissioners.

Exhibit 3. Copy of Section 1908, Article 1, Chapter 4, Part 1, Division VI, of the State Harbors and Navigation Code of 1937, providing that the Board of State Harbor Commissioners may contract with the City and County of San Francisco for the utilization of two fire boats, owned and operated by the City and County, for the protection of the Port of San Francisco.

Exhibit 4. Copy of an agreement between the Board of State Harbor Commissioners and the City and County of San Francisco relative to the payment of the expense of operation of two fire boats owned and operated by the City and County of San Francisco.

I. *Recapitulation.* Following is a résumé of expenditures and revenues of the Board of State Harbor Commissioners and the City and County of San Francisco pertaining to the operation and fire protection of the Port of San Francisco. (From Exhibits 1 and 2.)

Description	Fiscal Years 1939-1941	Fiscal Years 1941-1943	Fiscal Years 1943-1945
<b>Board of State Harbor Commissioners:</b>			
Revenues .....	\$ 5,713,530.24	\$9,146,117.52	\$9,976,944.00
Expenditures (a) .....	5,850,460.67	7,484,599.24	8,476,252.00
Differences .....	<u>\$ — 136,930.43</u>	<u>\$1,661,518.28</u>	<u>\$1,500,692.00</u>
<b>City and County of San Francisco:</b>			
Expenditures—fire boats ..	\$ 335,937.34	\$ 349,857.43	\$ 401,538.00
Expenditures—fire inspection detail (b) .....	10,440.00	30,960.00	37,800.00
Total Expenditures .....	\$ 346,377.34	\$ 380,817.43	\$ 439,338.00
Revenues (c) .....	167,968.67	174,928.72	200,769.00
Differences .....	<u>\$ 178,408.67</u>	<u>\$ 205,888.71</u>	<u>\$ 238,569.00</u>

II. *History.* Prior to April, 1863, the Port of San Francisco was operated by private interests through lease or owning of their own property. On April 24, 1863, the State of California took over control of San Francisco harbor, under terms of a bill passed by the State Legislature, which placed the operation of the harbor, which is owned by the State of California, under the jurisdiction of a Board of State Harbor Commissioners. The Commissioners are appointed by the Governor of the State.

The principal function of the Board is to provide, operate and maintain adequate facilities for handling the commerce of the Port of San Francisco.

The Board derives its income from charges for tolls, dockage, demurrage, rentals, switching, and other services. The current expenses of the Port, the State Belt Railroad, which is also under the jurisdiction of the Board, and interest on outstanding bonded indebtedness, are paid out of income; and provision is also made therefrom for the redemption of the bonds at maturity. (Data obtained from State budget.)

III. *Laws.* Exhibits 3 and 4, a part of this report, are self-explanatory. Each biennium the State Legislature appropriates a sum of money deemed by the Legislature sufficient to meet one-half the expenses of operating the two fire boats, owned by City and County of San Francisco. No provision is made for reimbursing the City and County for the cost of the fire inspection detail.

Respectfully submitted,

ERROL V. ROSENTHAL,  
Cost Analyst.

Notes: (a) Payments to City and County of one-half cost of operating two fire boats included:

(b) Does not include costs to the City and County of pensions, retirements or death benefits.

(c) Represents payments to the City and County by the State Board, on an accrual basis, of one-half cost to the City and County of operating two fire boats.

## EXHIBIT 1

BOARD OF STATE HARBOR COMMISSIONERS, SAN FRANCISCO  
SUMMARY OF SAN FRANCISCO HARBOR IMPROVEMENT FUND

Description	Actual and Estimated 1939-1941	Actual and Estimated 1941-1943	Estimated and Proposed 1943-1945
<b>EXPENDITURES:</b>			
Support:			
Administration .....	\$ 369,881.92	\$ 429,242.03	\$ 464,855.00
Port Operation .....	747,545.06	981,688.11	889,353.00
Port Maintenance .....	1,454,544.91	1,942,295.25	2,906,853.00
Belt Railroad .....	750,274.33	1,301,161.21	1,569,734.00
Totals, Support .....	\$3,322,246.22	\$4,654,386.60	\$5,830,795.00
Contributions to State Em- ployees' Retirement Fund.	83,602.26	84,010.43	81,300.00
Other Current Expenses:			
Maintenance of Fireboats.	176,296.91	182,208.07	185,000.00
Totals, Current Expenses...	\$3,582,145.39	\$4,920,605.10	\$6,097,095.00
Debt Service:			
Bond Interest and Redemption .....	2,236,118.33	2,210,971.78	2,209,157.00
Capital Outlay:			
Construction, Improve- ments and Equipment..	32,196.95	353,022.36	170,000.00
TOTAL EXPENDITURES ...	\$5,850,460.67	\$7,484,599.24	\$8,476,252.00
<b>REVENUES:</b>			
Operating Revenue .....	\$5,577,813.94	\$8,733,790.36	\$9,662,424.00
Nonoperating Revenue .....	97,684.26	312,069.55	214,520.00
Cost of Replacement of Damaged Structures:			
Recovered from Outside Agencies .....	58,032.04	100,257.61	100,000.00
TOTAL REVENUES .....	\$5,713,530.24	\$9,146,117.52	\$9,976,944.00

## SAN FRANCISCO FIRE DEPARTMENT

## SUMMARY OF ACTUAL AND ESTIMATED EXPENDITURES AND REVENUES INCURRED IN CONNECTION WITH THE PROTECTION OF THE PORT OF SAN FRANCISCO

Description	Actual 1939-1940	Actual 1940-1941	Actual 1941-1942	Actual and Estimated 1942-1943	Estimated 1943-1944	Estimated 1944-1945
<i>Fireboats—2:</i>						
Expenditures:						
Salaries .....	\$145,044.78	\$148,607.01	\$151,998.82	\$156,741.98	\$178,769.00	\$178,769.00
General Supplies .....	4,404.93	1,873.87	4,552.63	2,834.81	2,800.00	2,800.00
Repairs by Shop .....	9,584.78	9,308.31	4,779.82	3,727.51	3,700.00	3,700.00
Contractual Services .....	6,883.50	10,230.16	13,160.99	12,060.87	15,500.00	15,500.00
Total Expenditures .....	\$165,917.99	\$170,019.35	\$174,492.26	\$175,365.17	\$200,769.00	\$200,769.00
Revenues:						
One-half above cost from State (b) ....	82,958.99	85,009.68	87,246.13	87,682.59	100,384.50	100,384.50
Net Cost to City .....	\$ 82,959.00	\$ 85,009.67	\$ 87,246.13	\$ 87,682.58	\$100,384.50	\$100,384.50
<i>Fire Inspection Detail:</i>						
Expenditures:						
Salaries (a) .....	5,220.00	5,220.00	12,060.00	18,900.00	18,900.00	18,900.00
TOTAL COST TO CITY .....	\$ 88,179.00	\$ 90,229.67	\$ 99,306.13	\$106,582.58	\$119,284.50	\$119,284.50

Notes: (a) Prior to approximately January 1, 1942, two men were detailed for fire inspection; since that date seven firemen are detailed for inspection purposes. Salaries do not include pensions, retirements or death pensions.

(b) Revenues are on an accrual basis, not a cash basis.

The above data was furnished this office by Mr. Frank T. Kennedy, Chief Clerk and Secretary of the Board of Fire Commissioners. Estimates for the fiscal year 1944-1945 were not given.

## EXHIBIT 3

## HARBORS AND NAVIGATION CODE, 1937

## Division VI, Part 1, Chapter 4, Article 1

Sec. 1908. *Fire Boats, Contract for Use.* The Board may contract with the City of San Francisco for the use of two fire boats owned by the city and as long as these boats remain in commission, for use on San Francisco Bay for protection against fires of shipping and for the protection of the property of the State or any political subdivision thereof on the water front of San Francisco. One-half of the expense of maintenance of the fire boats shall be paid by the city and one-half shall be paid out of the San Francisco Harbor Improvement Fund. The amount so expended out of the San Francisco Harbor Improvement Fund shall not exceed the sum of ninety-two thousand five hundred dollars in any year.

The Board of Fire Commissioners of the city shall each month make an itemized account of the expenses of maintenance of the fire boats, including the salaries of the officers, firemen and crews, and file two copies with the State Board of Harbor Commissioners and one copy with the Department of Finance. The Board of State Harbor Commissioners shall audit and certify to the account, and it shall transmit it to the Department of Finance.

Collection of additional amount. In addition to the amounts which may be collected for the purposes specified in this part by the Board, there shall be collected an amount sufficient to carry out the provisions of this section.

## EXHIBIT 4

AGREEMENT WITH THE STATE BOARD OF HARBOR  
COMMISSIONERS REGARDING FIRE BOATS

THIS AGREEMENT, made on this 16th day of February, 1924, by and between the City and County of San Francisco, party of the first part, and the Board of State Harbor Commissioners of the State of California for San Francisco, the party of the second part:

## WITNESSETH:

WHEREAS, by virtue of an Act of the Legislature of the State of California, entitled "An Act to Add a New Section to the Political Code to be numbered two thousand five hundred and twenty-six, relating to the powers of the Board of State Harbor Commissioners, approved June 18, 1923, "the said party of the first part and the said party of the second part were authorized to enter into contract for the use of the two fire boats "Dennis Sullivan" and "David Scannell" on San Francisco Bay for the protection of the property of the State and any political subdivision thereof on the waterfront of San Francisco.

Now, THEREFORE, in pursuance of the authority given by said Act, it is mutually agreed by and between the said parties hereto as follows:

That the said party of the first part shall by its Fire Department and through the officers, firemen and crews of said fire boats, maintain and operate the said fire boats on that portion of the Bay of San Francisco known and called the waterfront of San Francisco for the protection against fires of the property of the State or any political subdivision thereof on said waterfront, one-half of the expense of said operation of said fire boats shall be paid by said City and County of San Francisco and one-half thereof shall be paid by said Board of State Harbor Commissioners out of the San Francisco Harbor Improvement Fund, but in no event shall the amount expended out of said San Francisco Harbor Improvement Fund exceed the sum of One Hundred and Thirty Thousand (\$130,000) Dollars in any two years or the sum of Sixty-five Thousand (\$65,000) Dollars in any

one year. This contract shall remain in full force and effect as long as said fire boats remain in commission for use on the Bay of San Francisco for protection against fires as aforesaid.

IT IS FURTHER AGREED that the Board of Fire Commissioners of the City and County of San Francisco shall each month make an itemized account of the expenses of maintenance of said fire boats, including the salaries of officers, firemen and crews thereof and file two copies thereof with the State Board of Harbor Commissioners and one copy thereof with the State Board of Control and the said Board of Harbor Commissioners for San Francisco shall audit said accounts monthly and certify to the same and shall transmit said account so audited and approved to said State Board of Control, whereupon the said party of the second part shall pay and cause to be paid to said party of the first part monthly, one-half of the total expense of the maintenance and operation of said fire boats and of each of them out of said San Francisco Harbor Improvement Fund. The said Board of State Harbor Commissioners shall sign all papers and draw all warrants necessary or convenient to cause said sums to be paid monthly as aforesaid and do each and everything necessary and convenient to do in the premises with the full intent and purpose that said Francisco Harbor Improvement Fund shall bear one-half of the expense of the operation of said fire boats within the meaning of the said act of the Legislature aforesaid.

IN WITNESS WHEREOF, the said City and County of San Francisco has executed this contract through its Mayor thereto authorized, by Resolution No. 22097 (New Series) of the Board of Supervisors of the said City and County and the said Board of Harbor Commissioners has executed the same by its President and Secretary by Resolution duly authorized.

CITY AND COUNTY OF SAN FRANCISCO,

By: JAMES ROLPH, JR.,  
Mayor.

J. S. DUNNIGAN,  
Clerk of the Board of Supervisors.

BOARD OF STATE HARBOR COMMISSIONERS,

By: CHAS. H. SPEAR,  
President.

JAMES BYRNE, JR.,  
Secretary.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Redwood Empire Association, Supervisors' Unit, copy of communication sent to U. S. Senators and Representatives, advising of the endorsement of legislation in Congress which would permit tolls to be charged for all Government traffic over Golden Gate Bridge; also, endorsing program of Wm. M. Jeffers, National Rubber Director, designed to speed production and distribution of rubber.

*Referred to Streets Committee.*

From City Clerk, City of Belmont, re expediency of having other methods of getting out of Belmont than by way of Ralston Boulevard and El Camino Real, and making recommendations in regard thereto.

*Referred to County, State and National Affairs Committee.*

From Edward F. O'Day, State Assembly, report on use of unoccupied Forestry Camps throughout the State for rehabilitation of youths convicted of minor crimes.

*Referred to County, State and National Affairs Committee.*

MONDAY, MARCH 8, 1943

From employees of San Francisco Water Department, requesting adjustment of salaries of their positions.

*Referred to Board for consideration during consideration of salary standardization schedules.*

RECESS.

There being no further business, the Board, at the hour of 6:15 P. M., recessed, to reconvene on Thursday, March 11, 1943, at 10:00 A. M. to consider salary standardization schedules.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors March 29, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.



Vol. 38

SAN FRANCISCO  
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No. 11

Thursday, March 11, 1943

Friday, March 12, 1943

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco

124

# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

THURSDAY, MARCH 11, 1943—10:00 A.M.

In Board of Supervisors, San Francisco, Thursday, March 11, 1943,  
10:00 a. m.

The Board of Supervisors met in recessed session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gartland, Mead, Meyer, Shannon, Uhl—6.

Absent: Supervisors Colman, Gallagher, Green, MacPhee, Roncovieri—5.

Quorum present.

Supervisor Mead presiding temporarily until arrival of Supervisor Gallagher.

Supervisor Gallagher was noted present at 10:30 a. m., when he took the Chair.

Supervisor Roncovieri was noted present at 11:15 a. m.

## Committee of the Whole.

On motion by Supervisor Shannon, there being no objection, the Board of Supervisors resolved itself into a Committee of the Whole, Supervisor Mead acting as chairman until the arrival of Supervisor Gallagher.

## Consideration of Salary Standardization Report by Civil Service Commission.

The following communication from the Civil Service Commission was presented and read by the Clerk:

March 11, 1943.

Hon. Board of Supervisors  
City Hall, San Francisco.

Gentlemen: Pursuant to the provisions of Section 151 of the Charter, the Civil Service Commission transmits herewith its proposed schedule of compensations for classifications subject to the salary standardization provisions of the Charter and a comparison with existing salary standardization schedules, together with a summary of a compilation of the various data obtained and considered by the Commission during the progress of the salary survey that has been in progress since the latter part of December, 1942.

This survey was conducted under the direction of the Civil Service Commission by the Public Administration Service of Chicago, which is a nonprofit organization whose services are available only to governmental agencies and has had wide experience throughout the United States in salary surveys.

The report of the Public Administration Service was submitted to the Civil Service Commission on February 15 and beginning on February 23 and continuing to the 26th, a series of hearings was held by the

Commission, to which were invited employees and representatives of employee and labor groups, public officials, and representatives of citizens' organizations. As a result of the review of the protests received at these hearings, the Public Administration Service submitted a final report to the Commission. On Tuesday, March 2, after extensive review and consideration of all the data, protests and reports of the Public Administration Service, the Civil Service Commission adopted its proposals and the proposed schedules were published in the "San Francisco News" on March 3 and 10 before submission to your Honorable Board as provided by Section 151 of the Charter.

Copies of the reports of the Public Administration Service containing all the data submitted and reviewed by them and by the Commission have been filed with your Honorable Board. We believe that you will find it advisable to refer to four basic documents which are included in these reports, as follows:

1. The copy printed in the "San Francisco News" under date of March 10th, which shows the existing schedules and the proposed new schedules for each of the classifications in the municipal service that are subject to salary standardization.
2. The mimeographed report by the Public Administration Service, titled "1943 Pay Rates," which shows for each classification (listed by class number only).
  - (a) the existing schedules (present Civil Service rates),
  - (b) the revised Public Administration Service recommendation to the Commission, and
  - (c) the Commissions' recommendation.
3. Table II of the report of the Public Administration Service, titled "Summary of Wage Recommendations and Supporting Data," which shows a compilation of the data obtained and considered by the Public Administration Service and the Commission for each of the classifications.
4. Report of the cost of the compensation schedules proposed by the Civil Service Commission.

In addition to these documents, there have been filed with your Board various tables and reports which contain detailed data and analyses thereof in relation to the wage scales which have been prepared by the Public Administration Service.

You are advised that the Civil Service Commission has already announced special meetings to be held as follows for the purpose of reviewing and analyzing data which may be submitted by the Board of Supervisors as a basis for revising the Civil Service Commission proposal: Friday, March 12; Saturday, March 13; Monday, March 15; Tuesday, March 16.

In view of the limited time before the schedules must be adopted by your Honorable Board in order to be effective in the fiscal year 1943-44, the Commission urges that any data considered by the Board of Supervisors to warrant changes in the proposals of the Civil Service Commission be forwarded to the Commission at the earliest possible moment in order that reports may be returned to the Board of Supervisors without delay.

In this connection, may we call your attention to the provisions of Section 151 of the Charter governing the power of the Board of Supervisors to make amendments to the proposed schedules and the time limits and procedures fixed therein.

We also call your attention to the proposal set forth in the "San Francisco News" printed copy that overtime worked by employees paid on a monthly basis shall be compensated in cash instead of time off as has been the practice heretofore. This proposal is based upon the equities involved and in view of the increasing difficulty of maintaining normal working forces, which is resulting in the necessity for the employees remaining in the service to work longer hours. It is pro-

posed that such overtime be compensated at time and a half for the time worked.

Please note that the monthly salaries recommended by the Commission are for a five and one-half day week consisting of five days of from seven to eight hours each and one-half day of from three and one-half to four hours. It is proposed that employees working a five-day week of not less than thirty-five nor more than forty hours will be paid 10 per cent less than the rates proposed and employees working six days of not less than seven nor more than eight hours shall be paid 9 per cent above the rates proposed.

The proposal for overtime payments in cash and an adjustment upward for the six-day week is intended to apply only on nonadministrative and nonexecutive employments. These will be designated in the salary standardization ordinance to be submitted to your Honorable Board.

Very truly yours,

CIVIL SERVICE COMMISSION,  
W. L. HENDERSON,

Personnel Director and Secretary.

### 1943 Pay Rates

Following is report referred to in the foregoing communication, containing the Civil Service recommendations:

"A"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
6	\$325-400	\$325-400	\$325-400
8	325-400	325-400	325-400
10	400-475	400-500	400-500
52	\$10.00 day	\$11.20	\$11.20 plus
	\$1.00 day under-ground	\$12.00 under ground and tending plasterer	\$1.00 day under-ground
	\$2.00 day tending plasterer		\$1.50 day tending plasterer
56	\$14.00	\$15.00	\$15.00
58	7.25	8.00	8.00
60	11.50	12.00	12.00
62	12.00	12.00	12.00
106	250-300	250-300	250-300
108	300-350	300-375	300-375
154	12.00	12.00	12.00
155	9.70	9.70	9.70
156	13.60	13.60	13.60
158	12.50	12.50	12.50
160	13.00	13.00	13.00
160.1	13.00	13.00	13.00
161	14.00	14.00	14.00
161.1	14.00	14.00	14.00
165	15.00	15.00	15.00
170	15.00	15.00	15.00
172	14.00	14.00	14.00
202	10.00	11.00	11.00
204	11.00	12.00	12.00
206	12.00	13.00	13.00
252	10.40	10.40	10.40
253	10.90	10.90	10.90
254	None	None	11.40
302	12.00	12.00	12.00
354	12.00	12.00	12.00
357	13.00	13.00	13.00

## "A"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
358	14.00	14.00	14.00
359	2.25 hr.	2.25 hr.	2.25 hr.
364	12.00	11.00	12.00
370	14.00	13.00	14.00
392	14.00	14.00	14.00
396	14.00	14.00	14.00
404	13.60	13.60	13.60
408	15.60	15.60	15.60
412	250-300	250-300	250-300
416	300-350	300-375	300-375
456	12.00	12.00	12.00
460	14.00	14.00	14.00
504	13.60	13.60	13.60
506	15.60	15.60	15.60
551	40% rate of craft 1st year	40% rate of craft 1st year	40% rate of craft 1st year
	50% 2nd year	50% 2nd year	50% 2nd year
	65% 3rd year	65% 3rd year	65% 3rd year
	80% 4th year	80% 4th year	80% 4th year
600	11.00	12.00	12.00
651	11.00	11.00	11.00

## "B"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
4	\$175-185	\$165-200	\$175-200
6	190-235	200-250	200-250
7	240-260	250-300	250-300
8	275-325	300-375	300-375
9	190-235	200-250	200-250
10	240-260	250-300	250-300
11	240-260	250-300	250-300
14	275-325	300-375	300-375
20	350-400	None	350-435
21	550-675	550-675	550-675
22	400-500	360-450	400-500
24	600-750	450-560	500-625
25	275-350	280-350	300-375
26	275-325	300-375	300-375
27	350-400	360-450	360-450
28	400-500	400-500	400-500
30	400-500	400-500	400-500
32	275-350	300-375	300-375
33	220	200-225	225-260
34	None	325-400	350-435
35	None	None	280-350
36	None	360-450	360-450
52	None	200-250	300
53	350-450	325-400	360-450
54	None	280-350	280-350
55	250-325	260-325	260-325
57	250-300	250-300	250-300
58	400-500	400-500	400-500
59	250-325	250-300	260-325
60	275-350	260-325	280-350
61	225-275	225-280	250-300
62	250-325	260-325	260-325
64	250-325	260-325	260-325
66	416.66-500	400-500	400-500

## "B"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
67	None	360-450	400-500
69	325-375	280-350	280-350
70	None	280-350	300-375
72	250-325	260-325	280-350
74	300-375	280-350	300-375
76	350-450	360-450	360-450
76.1	450-600	450-560	480-600
77	300-375	300-375	300-375
78	None	250-300	300-375
79	None	None	260-325
80	250-325	260-325	260-325
81	416.66-500	400-500	400-500
82	400-550	450-560	500-625
82.1	300-375	300-375	300-375
83	50.00 day	50.00 day	50.00 day
84	250-325	325-400	350-435
85	400-500	325-400	400-500
86	500-600	480-600	480-600
87	350	325-400	325-400
88	300-400	325-400	325-400
89	225-275	280-350	280-350
90	400-550	450-560	450-560
90.1	None	600	600
90.2	None	400	400
90.3	None	500	500
91	350-450	300-375	300-375
92	275-350	280-350	280-350
93	416.66-500	400-500	400-500
95	500-600	500-625	500-625
95.1	None	450-560	450-560
96	None	400-500	420-525
97	300-375	360-450	360-450
98	225-275	225-280	225-280
99	200-250	250-300	250-300
100	225-275	260-325	260-325
101	225-275	225-280	225-280
102	180-220	180-225	180-225
103	None	180-225	180-225
104	200-250	225-260	225-260
105	200-250	225-250	225-260
108	225-275	250-300	260-325
109	275-350	280-350	280-350
112	300-400	325-400	325-400
120	275-350	325-400	325-400
124	None	225-280	250-300
125	None	180-225	180-225
152	215-225	180-225	215-225
154	185-225	180-225	180-225
155	200-250	200-250	200-250
156	225-275	225-280	225-280
160	185-225	180-225	180-225
161	250-300	250-300	250-300
162	200-250	200-250	200-250
163	225-275	225-280	250-300
164	225-275	225-280	225-280
165	250-300	250-300	250-300
166	250-300	250-300	250-300
167	250-300	250-300	260-325
168	275-350	280-350	280-350
169	416.66-500	400-500	400-500

## "B"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
170	275-350	280-350	280-350
171	275-325	280-325	280-325
172	400-500	400-500	400-500
173	416.66-500	400-500	400-500
180	275-350	280-350	280-350
181	250-300	225-280	250-300
182	None	180-225	200-225
183	200-250	225-260	225-260
184	None	225-260	225-260
202	10.00	10.00	10.00
204	10.00	10.00	10.00
210	85-95	110-130	110-130
213	155-175	140-175	155-180
222	155-175	140-175	155-180
228	180-200	175-210	180-215
232	None	200-250	200-250
234	200-250	215-260	215-260
235	225-275	225-280	225-280
237	185-225	180-225	180-225
239	175-200	175-210	180-225
242	180-225	200-250	200-250
244	225-275	200-250	225-280
246	155-175	140-175	155-180
247	155-175	150-180	155-180
252	155-175	140-175	155-180
301	155-175	140-175	155-180
302	155-175	140-165	155-180
304	180-200	165-200	180-200
305	155-175	165-190	165-190
306	155-175	140-165	155-180
308	155-175	140-175	155-180
309	155-175	140-175	155-180
310	155-175	165-190	165-190
310C&D	155-175	140-165	140-165
310.1	175-225	190-230	190-230
310.2	None	250-300	250-300
311	165-185	140-175	165-185
312	185-225	175-210	190-235
312.1	190-235	180-225	190-235
325	150-170	140-175	150-175
327	165-185	165-200	165-200
330	175-200	175-210	175-210
331	175-200	175-210	175-210
332	190-235	190-230	190-235
352	150	150-180	150-180
354	180-200	190-230	190-230
355	200-250	215-260	225-280
358	180-200	190-230	190-230
360	200-250	250-300	250-300
362	185-225	225-280	225-280
364	225-275	225-280	225-280
366	200-250	225-280	225-280
368	250-325	325-400	325-400
374	666.66-833.33	550-675	666.66-833.33
380	150-175	150-180	150-180
382	175-225	180-225	180-225
408	155-175	140-175	155-180
412	180-200	175-210	180-215
413	225-275	225-280	225-280
414	200-250	215-260	215-260



**"B"**

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
415	175-225	180-225	180-225
416	200-250	200-250	200-250
417	250-300	225-280	250-300
419	200-250	225-280	225-280
419.1	200-250	200-250	200-250
419.3	None	200-250	200-250
420	225-275	225-280	225-280
421	None	None	12.50 plus transcription
422	200-250	200-250	200-250
423	None	200-250	200-250
454	150-160	140-175	155-180
458	175-200	175-200	180-215
460	155-175	140-175	155-180
510	150	140-175	155-180
512	155-175	140-175	155-180
516	180-200	175-210	180-215

**"C"**

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$170-200	\$225-280	\$225-280
4	200-250	325-400	325-400
52	145-155	135-160	145-165
54	160-170	160-180	165-190
101	.75 hr.	.75 hr.	.75 hr.
102	130-140	125-150	130-155
104	145-155	140-165	145-170
105	\$152.50-162.50	rate plus .80 hr.	rate plus .80 hr.
106	160-170	165-190	170-190
107	165-185	165-190	170-190
107.1	2.50 eve.	rate plus .90 hr.	rate plus .90 hr.
108	175-185	175-200	190-215
109	(b) (for performance of 4 hrs. or less) \$7; grips, clearers, lamp operators and extra flyman, \$7.50; head flyman, front light operators, bridge light operators		
110	225-275	225-280	225-280
112	200-225	225-280	225-280
152	145-155	140-165	140-165
153	145-155	140-165	140-165
160	None	165-200	165-200
162	None	165-190	165-190
202	160-170	165-190	170-190
204	175-185	190-200	190-215
251	1.00 hr.	1.00 hr.	1.00 hr.
252	.75 hr.	.75 hr.	.75 hr.

**"D"**

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$180-200	\$175-210	\$180-215
3	180-200	175-210	180-215
4	180-200	175-210	180-215
5	220-250	215-240	225-280
6	150-175	175-210	180-215
52	170-190	175-210	180-215
54	190-210	215-260	215-260

## "D"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
60	170-190	175-210	180-215
64	190-210	215-260	215-260
66	235-275	250-300	250-300
67	None	None	315-360
102	190-220	190-230	190-230
152	145-155	140-165	145-170
154	175-225	180-225	190-230

## "E"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$250-300	\$250-300	\$250-300
4	250-300	250-300	250-300
8	300-350	300-375	300-375
52	200-235	200-250	200-250
54	225-275	250-300	250-300
104	13.60	13.60	13.60
106	10.00	10.80	10.80
107	13.60	13.60	13.60
108	13.60	13.60	13.60
109	15.00	15.00	15.00
110	10.50	11.00	11.00
110.1	11.00	11.00	11.00
111	15.60	15.60	15.60
113	14.60	14.60	14.60
116	325-375	325-400	325-400
120	175-200	175-210	175-210
122	200-225	215-260	215-260
128	275-325	280-350	280-350
130	13.52	13.52	13.52
150	8.00	8.00	8.00
151	8.00	8.00	8.00
152	11.60	11.60	11.60
154	11.60	11.60	11.60
155	8.00	9.00	9.00
156	13.00	13.60	13.60
160	12.60	12.60	12.60
162	12.60	12.60	12.60
164	12.60	12.60	12.60

## "F"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$400-500	\$450-560	\$450-560
4	500-650	450-560	500-650
8	500-750	560-700	600-700
9	833.33	560-700	600.700
10	650-833.33	560-700	650-833
20	None	350-435	350-435
50	175-200	190-230	190-230
51	145-155	140-165	145-170
52	155-175	165-200	170-210
52.1	175-200	175-210	180-215
53	200-250	215-260	215-260
54	250-300	260-325	260-325
61	None	325-400	325-400
62	None	520-650	520-650

"F"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
102	200-250	225-280	225-280
104	250-325	300-375	300-375
106	250-325	300-375	300-375
108	300-375	350-435	350-435
112	500-600	480-600	480-600
202	200-225	180-225	200-225
204	225-250	225-280	225-280
206	250-275	280-350	280-350
208	275-325	300-375	300-375
210	325-400	350-435	350-435
212	225-250	250-300	250-300
214	300-350	350-435	350-435
216	275-325	325-400	325-400
217	250-275	260-325	260-325
220	500-600	450-560	500-600
252	160-200	180-225	180-225
254	200-250	225-280	225-280
255	200-250	225-280	225-280
256	210-265	225-280	225-280
258	225-275	280-325	280-325
260	250-325	300-375	300-375
262	250-325	300-375	300-375
270	375-475	420-525	420-525
304	250-325	280-325	300-375
320	400-525	450-560	450-560
351	175-250	225-280	225-280
352	200-250	225-280	225-280
354	250-325	300-375	300-375
356	225-275	260-325	260-325
360	250-325	300-375	300-375
362	300-375	350-435	350-435
366	400-500	450-560	450-560
372	None	450-560	450-560
401	175-250	225-280	225-280
404	250-325	300-375	300-375
406	250-325	300-375	300-375
408	300-375	350-435	350-435
452	200-250	225-280	225-280
454	250-325	300-375	300-375
456	250-325	300-375	300-375
460	250-325	300-375	300-375
462	300-375	350-435	350-435
502	250-300	280-350	280-350
506	250-300	280-350	280-350
510	250-300	280-350	280-350
518	250-325	300-375	300-375
520	up to \$500	450-560	450-560
523	150-200	180-225	180-225
524	200-250	250-300	250-300
526	300-350	350-435	350-435
527	325-375	350-435	350-435
552	200-250	225-280	225-280
554	250-325	300-375	300-375
558	275-350	350-435	350-435
560	500-650	450-560	500-650
602	None	140-175	140-175
604	175-200	190-230	190-230
610	250-275	250-300	250-300
614	275-300	300-325	300-325
616	325-375	325-400	325-400

## "F"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
664	300-375	350-435	350-435
666	225-300	280-350	280-350
702	250-300	280-350	280-350
704	300-375	350-435	350-435
706	500-650	450-560	500-650
802	None	325-400	325-400
804	None	280-350	280-350
806	None	280-350	280-350
808	None	200-250	200-250
810	None	325-400	325-400
812	None	260-325	260-325

## "G"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$190-225	\$200-250	\$200-250
4	250-300	260-325	260-325
5	300-350	325-400	325-400
8	190-225	200-250	200-250
10	250-300	260-325	260-325
11	300-350	325-400	325-400
15	175-225	200-250	200-250
15.1	225-275	250-300	250-300
16	250-300	260-325	260-325
17	300-350	325-400	325-400
18	190-225	215-260	215-260
19	250-300	260-325	260-325
20	375-450	400-500	400-500
21	250-300	260-325	260-325
51	150-185	165-190	175-200
52	185-225	190-230	200-250
54	10.00	10.00	10.00
58	225-300	250-300	260-325
59	225-300	300-375	300-375
59.1	300-350	300-375	350-435
59.2	300-350	300-375	350-435
60	350-450	360-450	400-500
62	500-600	500-625	500-625
80	None	250-300	250-300
106	275-350	350-435	350-435
153	190-225	200-250	200-250
154	250-300	260-325	260-325
202	250-300	260-325	260-325
204	350-450	350-435	400-500
206	600-750	500-625	600-750
300	None	225	225

## "H"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
42	\$350-450	\$360-450	\$360-450
44	None	280-350	280-350
152	None	225-260	225-260

**"I"**

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$4.50 day	\$110-135	*\$110-135
6	8.50	8.75	* 8.75
8	8.50	9.20	* 9.20
10	5.25	6.35	* 6.35
11	6.25	7.20	* 7.20
12	7.00	7.80	* 7.80
14	7.75	9.20	* 9.20
16	10.00	10.35	*10.35
22	225	225	* 225
24	240	240	* 240
26	10.50	10.50	*10.50
52	5.00	6.00	* 6.00
54	5.00	110.135	*110.135
56	5.00	110.135	*110.135
58	7.00	7.25	* 7.25
60	115-140	125-150	*135-160
106	120-145	135-160	135-160
112A	200-225	190-230	200-250
112B	200-225	190-230	200-250
116	110-135	115-140	120-145
120	135-150	140-165	145-170
122	125-150	125-150	135-160
152	106	106-125	110-130
154	106	106-125	110-130
156	130	110-135	110-135
158	130	135-160	135-160
164	130	135-160	135-160
166	136	140-165	140-165
167	None	110-135	110-135
170	135	140-165	140-165
172	155	150-180	155-180
174	175-225	180-225	180-225
178	200-275	225-280	225-280
204	110-130	110-135	110-135
206	130-145	135-150	135-150
208	145-160	150-165	150-165
210	175-200	165-200	175-210
254	115-140	115-140	115-150
256	140-155	150-180	150-180
302	120-150	125-150	125-150
304	120-150	125-150	125-150

\*On P.A.S. recommendation for recognition of split shift, Commission recommended 50c per day. P.A.S. recommended \$10.00 per month or 40c per day.

**"J"**

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
4	\$7.60	\$ 7.60	\$ 7.60
6	8.10	10.60	10.60
10	8.10	8.10	8.10
12	8.60	8.60	8.60
54	110-130	115-140	115-140
56	None	140-165	140-160
58	150-175	150-180	150-180
64	9.00	10.40	10.40
66	7.25	8.00	8.00
70	180	8.00	8.00

## "J"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
74	150	140-165	150-165
76	7.60	7.60	7.60
78	150-175	165-190	170-190
80	185-210	190-230	190-230
90	1.75 hr.	1.75 hr.	1.75 hr.
108	250-300	250-300	250-300
112	300-350	300-375	300-375
152	7.60	7.60	7.60
156	8.10	8.10	8.10
160	8.10	8.10	8.10
162	9.30	9.70	9.70
166	8.60	8.60	8.60

## "K"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
4	up to \$350	\$260-325	up to \$350
6	up to 450	350-435	up to 450
8	up to 800	450-560	up to 800
12	up to 800	560-700	up to 800
16	up to 800	560-700	up to 800
52	None	215-260	up to 225
54	up to 300	260-325	up to 300
56	up to 400	325-400	up to 400
58	up to 500	400-500	up to 500

## "L"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$275-350	\$350-435	\$350-435
6	650	520-650	550-650
8	225-275	225-280	250-300
10	650	400-500	400-500
16	450-550	450-560	450-560
18	600-850	675-850	675-850
52	125-140	140-165	135-160
54	140-165	165-190	160-190
56	175-210	190-230	190-230
58	275-350	300-375	300-375
60	200-225	250-300	250-300
62	up to \$225	250-300	250-300
64	up to 100	50.00 as needed	50.00 as needed
66	None	165-190	165-190
67	None	135-160	140-165
70	up to \$100	165-200	165-200
72	up to 100	135-160	135-160
102	125-140	140-165	140-165
104	190-225	190-230	190-230
106	225-250	225-280	250-300
110	up to \$300	225-280	250-300
114	190-225	225-280	250-300
115	250-300	280-350	280-350
116	300-400	300-375	300-400
152	135-175	165-200	165-200
156	up to \$100	250-300	250-300
160	up to 250	300-375	300-375
202	150-175	165-200	175-210
206	190-225	200-250	215-260
208	150-175	165-200	175-210

## "L"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
252	up to \$150	225-280	225-280
304	190-225	200-225	215-240
306	225-275	225-280	240-280
352	*50.00	80.00	80.00
354	*60.00	110	110
356	*85.00	120	120
357	135	180-225	180-225
359	None	250-300	250-300
360	up to \$325	250-300	up to \$325
362	up to 400	300-375	up to 400
363	350-450	350-435	350-450
364	up to \$300	250-300	up to \$300
368	500-600	400-500	500-600
370	up to \$300	250-300	up to \$300
371	500-600	450-560	500-600
373	350-450	300-375	350-450
374	350-450	300-375	350-450
375	None	350-435	400-500
376	None	350-435	400-500
404	150-175	165-200	165-200
406	200-250	200-250	200-250
408	up to \$300	260-325	up to \$300
409	None	260-325	up to \$300
452	145-165	165-200	165-200
456	190-225	200-250	200-250
458	None	300-375	300-375
502	up to \$400	260-325	up to \$400
504	up to 200	200-250	up to 250
506	up to 400	250-300	up to \$400
508	up to 600	300-375	up to 600
602	135-160	140-175	140-175

\*Less \$35.00 Maintenance.

## "M"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$13.00	\$13.00	\$13.00
5	325-400	325-400	350-435
6	400-475	400-500	450-560
8	400-475	400-500	450-560
54	11.00	11.00	11.00
55	11.50	11.50	11.50
56	13.00	13.00	13.00
60	12.00	12.00	12.00
104	8.00	8.00	8.00
107	9.80	9.80	9.80
108	11.40	11.40	11.40
154	7.85	8.50	8.50
156	10.35	10.72	10.72
158	250-300	250-300	250-300
202	1.00-1.10 hr.	8.00-8.96-9.20	8.00-8.96-9.20
206	9.30	9.70	9.70
208	9.80	10.20	10.20
252	8.40	8.40	8.40
254	11.00	11.00	11.00
255	11.00	11.00	11.00
256	250-300	250-300	250-300
260	12.00	12.00	12.00

## "M"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
264	13.00	13.00	13.00
266	8.60	10.60	10.60
268	12.00	12.00	12.00

## "N"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
4	\$200-225	\$190-230	\$190-230
8	250-300	250-300	250-300
10	\$416.66-500	400-500	400-500
52	175-200	185-220	185-220
53	200-250	225-260	225-260
54	250-325	260-325	260-325
56	175-200	215-240	215-240
58	225-300	250-300	250-300
60	175-200	215-240	215-240
62	200-225	215-260	215-260
63	250-300	260-325	260-325
64	200-225	200-250	200-250
102	175-200	185-220	225-280
154	175-200	190-230	190-230
155	200-250	225-260	230-260
156	250-325	260-325	300-400
204	175-200	190-230	190-230
205	175-200	190-230	190-230
206	225-275	250-300	250-300
208	225-275	250-300	250-300
302	200-250	200-250	200-250
354	175-200	190-230	190-230
356	200-250	250-300	250-300
358	300-400	300-375	300-400
404	300-350	280-350	300-350
410	175-225	190-230	190-230
412	None	200-250	200-250
420	200-250	200-250	200-250

## "O"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
1	\$200-225	\$200-225	\$200-225
	8.00 day	8.00 day	8.00 day
	9.15 day	9.15 day	9.15 day
	None	14.00 day	14.00 day
6	175-200	175-210	175-210
8	175-200	175-210	175-210
16	rate for job	rate for job	rate for job
19	9.65	9.65	9.65
50	8.00	8.40	8.40
52	135-155	140-165	140-165
54	180-220	180-225	180-225
55	None	rate for job	rate for job
57	None	8.00	8.00
58	135-155	140-165	140-165
59	None	165-175	165-175
60	150-175	165-200	165-200
60.1	None	190-230	200-230
61	175-200	225-280	225-280



## "O"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
62	175-200	225-280	225-280
70	None	280-325	280-325
72	None	225-280	225-280
74	None	260-325	260-325
75	None	175-210	175-210
76	None	215-260	215-260
78	None	215-260	215-260
104	175-200	190-230	190-230
108	8.50	8.50	8.50
116	7.60	8.00	8.00
122	8.80	8.80	8.80
126	1.50 hr.	1.50 hr.	1.50 hr.
152	13.00	13.00	13.00
158	200	200-225	200-225
166	175-210	215	215
168	215-258	250	250
169	215-258 plus \$3.00 evenings	250 plus \$1.45 hr. for evenings	250 plus \$1.45 hr. for evenings
170	230-273	275	275
172	275-325	310	280-350
174	275-325	280-325	280-325
202	150-175	165-200	165-200
208	13.20	280-325	280-325
210	11.20	11.20	11.20
214	300-350	325-400	325-400
216	400-475	450-560	450-560
252	11.20	11.20	11.20
254	12.20	12.20	12.20
260	9.00	9.00	9.00
264	10.00	10.00	10.00
268	10.50	10.50	10.50
270	11.50	11.50	11.50
274	11.20	11.20	11.20
276	9.70	9.70	9.70
278	10.20	10.20	10.20
280	10.70	10.70	10.70
282	11.20	11.20	11.20
294	12.20	250-300	250-300
298	300-350	300-375	300-375
304	190-215	180-225	190-225
308	227.50	240	240
310	240	255	255
360	None	250-300	250-300

## "P"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$165-200	\$200-225	\$200-225
3	200-225	225-250	225-250
4	225-275	250-300	250-300
52	165-195	165-200	175-210
54	200-230	200-240	215-240
57	230-275	240-280	240-280
58	275-350	280-325	300-375
60	200-230	200-240	215-240
101	165-195	165-200	175-210
102	135-160	140-165	145-170

## "P"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
103	rate for job	hr. rate by type case	hr. rate by type case
104	145-170	165-190	175-210
110	170-200	190-230	215-240
112	170-200	190-230	215-240
116	200-250	215-260	225-280
118	200-250	215-260	225-280
122	275-350	260-325	300-375
204	160-185	165-190	175-210
206	185-210	190-230	215-240
208	150-175	150-180	155-180
210	185-210	190-230	215-240
212	150-175	175-210	185-220
214	150-175	175-210	185-220
216	150-175	175-210	185-220
304	165-195	175-210	185-220
306	200-230	215-260	225-280

## "Q"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
25	None	\$225-260	\$225-260

## "R"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$200-275	\$225-280	\$225-280
3	250-300	280-325	280-325
4	325-425	450-560	450-560
20	None	280-350	280-350
22	None	400-500	400-500
24	None	250-300	250-300
54	None	.75 hr.	.75 hr.
56	150-185	165-200	165-200
	temp. .75 hr.		or \$1.00 hr. intermittent service
58	185-225	200-250	200-250
101	90-110	106	106
102	175-225	200-250	250-300
105	225-275	250-300	250-300
106	175-225	200-250	200-250
107	225-275	250-300	250-300
108	175-225	200-250	200-250
109	175-225	200-250	200-250
110	None	135-160	140-165
111	None	rate for job	140-165
112	130	115-140	140
114	145-185	165-200	165-200
116	175-225	200-250	200-250
118	185-225	200-250	200-250
130	None	165-190	165-190
132	None	165-190	165-190

## "S"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
10	\$500-700	\$625-780	\$625-780
56	165-190	180-225	190-230
60	225-275	225-280	250-300
102	1st 6 mo. — .80 hr.	Same — .80	Same — .85
	2nd 6 mo. — .82½ hr.	Same — .82½	Same — .87½
	3rd 6 mo. — .85 hr.	Same — .85	Same — .90
	thereafter — .87½ hr.	Same — .87½	Same — .92½
103	1st 6 mo. — .80 hr.	Same — .80	Same — .85
	2nd 6 mo. — .82½ hr.	Same — .82½	Same — .87½
	3rd 6 mo. — .85 hr.	Same — .85	Same — .90
	thereafter — .87½ hr.	Same — .87½	Same — .92½
104	1st 6 mo. — .80 hr.	Same — .80	Same — .85
	2nd 6 mo. — .82½ hr.	Same — .82½	Same — .87½
	3rd 6 mo. — .85 hr.	Same — .85	Same — .90
	thereafter — .87½ hr.	Same — .87½	Same — .92½
106	1st 6 mo. — .80 hr.	Same — .85	Same — .85
	2nd 6 mo. — .82½ hr.	Same — .87½	Same — .87½
	3rd 6 mo. — .85 hr.	Same — .90	Same — .90
	thereafter — .87½ hr.	Same — .92½	Same — .92½
110	\$165-200	\$180-225	\$200-240
114	225-275	225-280	250-300
120	190-210	215-240	225-260
124	200-225	215-260	225-280
128	250-325	260-325	300-375
130	275-325	300-375	350-435
132	325-400	350-435	400-500

## "T"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	\$135-155	\$140-175	\$140-175
4	125-140	140-175	140-175
12	200-250	225-280	225-280
20	None	260-325	260-325
22	None	200-250	200-250
24	None	165-190	165-190
26	None	165-190	165-190
28	None	125-150	125-150
56	180-210	190-230	190-230
57	175-225	190-230	190-230
58	180-210	190-230	190-230
60	215-240	225-280	230-280
64	up to \$300	260-325	up to \$300
70	250-325	300-375	300-375
72	300-400	350-435	350-435
74	175-225	180-225	180-225
153	150-200	165-200	175-210
157	150-200	165-200	175-210
160.1	215-240	200-250	215-260
160.2	215-240	200-250	215-260
163	600-750	450-560	600-750
165	250-350	260-325	280-350
166	250-350	260-325	280-350

## "U"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
44	\$833.33	\$800-1000	\$800-1000
51	225-275	225-280	225-280

## "U"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
52	250-300	250-300	250-300
56	250-300	250-300	250-300
60	275-350	300-375	300-375
61	225-250	250-300	250-300
62	225-250	225-280	225-280
63	225-250	225-280	225-280
80	300-375	325-400	325-400
88	400-500	400-500	400-500
104	7.60	7.60	7.60
108	10.00	9.04	10.00
112	10.60	10.60	10.60
114	11.10	11.10	11.10
116	10.60	10.60	10.60
120	11.10	11.10	11.10
122	160-180	165-190	165-190
124	180-200	185-220	185-220
125	160-190	165-190	165-190
127	175-200	185-220	185-220
128	185-215	225-260	225-280
130	165	165-190	165-190
136	12.60	260-325	260-325
138	225-275	225-280	225-280
140	13.10	280-350	280-350
142	275-350	350-435	350-435
144	400-500	450-560	450-560
206	7.60	7.60	7.60
212	150	165-190	165-190
213	None	225	225
214	150-175	165-200	165-200
215	185	200-225	200-225
227	None	225-280	225-280
228	160-180	175-210	175-210
230	200	200-225	200-225
231	200-225	200-250	200-250
232	250-300	260-325	260-325
236	250-300	260-325	260-325
246	400-475	400-500	400-500

## "V"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
20	\$175-200	\$175-210	\$175-210
30	210-250	215-260	215-260
40	250-300	260-325	260-325

## "W"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	None	\$500-625	\$650-775
4	None	350-435	350-435
18	None	250-300	250-300
106	None	135-160	140-165
206	None	140-175	155-180
208	None	175-200	180-215
210	None	200-250	215-260
212	None	280-350	280-350

"X"

Code No.	Present Civil Service Rates	Revised Rates of P.A.S. to Commission	Commission Recommends
2	None	\$400-500	\$450-560
12	None	260-325	260-325
14	None	260-325	260-325
20	None	215-260	215-260
22	None	215-260	215-260
24	None	215-260	215-260
26	None	215-260	215-260
28	None	215-260	215-260
30	None	215-260	215-260
32	None	250-300	250-300
40	None	175-210	175-210
42	None	140-175	140-175
52	None	.50 hr.	.50 hr.

A56—*Bricklayer*. Consideration of the foregoing classification was resumed.

Supervisor Shannon announced that in sending proposed amendments to the Civil Service Commission, there must be supporting data for the Board's recommendations, such as contracts, agreements, etc., and he moved that the Civil Service Commission be requested to look through its files for supporting data, as claimed by representatives of the Bricklayers' Union, and report back to the Board after the noon recess, if they have such data.

Mr. Wolff of the Civil Service Commission reported that protest against the proposed wage scale had been filed with the Commission. The Commission had been told that there were no agreements in existence covering this particular allowance for underground work, but that a letter would be presented from some firm proving that such amount was being paid.

A154—*Carpenter*. Mr. Del Carlo announced that carpenters had received a wage increase last November, said wage being retroactive.

Mr. Ryan agreed with statement by Mr. Del Carlo. *No action taken.*

A155—*Cribber*. Mr. Joe Marshall stated that negotiations were under way for increase in pay, and it is expected that increases will be granted. He requested the Board to increase the scale providing the present negotiations are successful.

Supervisor Shannon, seconded by Supervisor Mead, moved that if negotiations are concluded before March 20, 1943, the Board will approve the new scale.

*No objection, and motion carried.*

A252—*Glazier*. Mr. Del Carlo announced that negotiations were in process for the foregoing classification, and he requested the same consideration that had been accorded for Cribbers, Class A155.

Whereupon, Supervisor Shannon, seconded by Supervisor Mead, moved that if negotiations are concluded before March 20, 1943, the Board approve the new scale.

*No objection, and motion carried.*

A6—*Supervisor of Maintenance and Repair of School Buildings*. Mr. Smith, of the Building Trades Council, held that the foregoing classification was comparable to Superintendent, and the compensation should be increased. He presented communication thereon for reference to the Civil Service Commission.

Thereupon, Supervisor Mead, seconded by Supervisor Shannon, moved that the following classes, together with supporting data, be referred to the Civil Service Commission for report:

A6—Supervisor of Maintenance and Repair of School Buildings;

A8—Assistant Supervisor of Maintenance and Repair of Public Buildings;

A10—Superintendent of Maintenance and Repair of Public Buildings.  
*No objection, and motion carried.*

A106—*Building Inspector*. Mr. Del Carlo objected to the salary range recommended for the foregoing classification.

Whereupon, Supervisor Mead, seconded by Supervisor Shannon, moved re-reference to the Civil Service Commission for report.

*No objection, and so ordered.*

Following the foregoing presentations, Mr. Harry K. Wolff, President of the Civil Service Commission, addressed the Board at length, stating the reasons for employing the Public Administration Service, of Chicago, and the changes made by the Commission regarding salary schedules.

The Controller warned the Board that because of the responsibility of his office in connection with the Annual Appropriation Office, as well as the tremendous amount of clerical detail, that in order to comply with the charter provisions and to make the proposed salary standardization effective for the coming fiscal year, the legislation should be acted on not later than March 20, 1942. However, since that date is a Saturday, the Board should Pass the measure to Second Reading on or before March 19, 1943.

Supervisor Shannon suggested that because of the importance of the matter, and the shortness of time, that the Board should consider holding night meetings, and he would so move. Motion seconded by Supervisor Mead.

However, motion *declared out of order* while sitting as a Committee of the Whole.

Supervisor Uhl requested that in the hearing on salary standardization, the Board consider the "low brackets," first, gradually working up to those in the higher salary brackets.

Supervisor Shannon, however, moved that the schedule of meetings, as tentatively agreed on, and the printed copy of the Civil Service Commission's recommendations, as published in the official newspaper, be followed as closely as possible. Motion seconded by Supervisor Mead, with the understanding, however, that Classes A6, A8, A10, A106, A108, A412 and A416 be temporarily postponed.

*Motion carried by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Mead, Meyer, Shannon—5.

No: Supervisor Uhl—1.

Absent: Supervisors Brown, Colman, Green, MacPhee, Roncovieri—5.

#### Consideration of "A" Classification.

A56—*Bricklayer*. Mr. Daniel Del Carlo asserted that the proper compensation for A56, Bricklayer, should be \$1 more than the scale, because of underground work.

Thereupon, Supervisor Mead, seconded by Supervisor Roncovieri, moved that Class A56, Bricklayer, be referred to the Civil Service Commission and that the Commission be requested to report back thereon as early as possible.

#### Committee of the Whole Arises.

Supervisor Shannon, noting that there would likely be many more such motions for reference to the Civil Service Commission, which

motions could not be entertained while sitting as a Committee of the Whole, moved that the Committee of the Whole arise, that the Board resolve itself into a Board of Supervisors, and that the rule regarding privilege of the floor be suspended during the hearings on salary standardization. Motion seconded by Supervisor Mead.

*No objection, and so ordered.*

### **Housing Facilities for Service Men on Leave in San Francisco.**

(Series of 1939)

Supervisor Gallagher presented the following resolution:

Resolution No. 3227, as follows:

Whereas, housing facilities for service men on leave in San Francisco continue to be unsatisfactory and inadequate; and

Whereas, it is necessary that concerted action be taken as expeditiously as possible to remedy this situation; now, therefore, be it

Resolved, That this Board of Supervisors does hereby fix the hour of 3:00 p. m. on Monday, March 15th, as the time at which all interested groups shall be invited to attend and present to this Board information as to what facilities are now available as sleeping quarters for service men in San Francisco; what central agency there is, if any, for handling requests for accommodations and what is deemed to be necessary for the proper solution of the problem; and be it

Further Resolved, That the Clerk of this Board be directed to invite representatives of the following organizations to be present at the aforementioned meeting.

Representatives of the Army, Navy, Marine Corps and Coast Guard.

The U. S. O.

The American Red Cross.

Travelers Aid Society.

A. W. V. S.

The Hotel Associations.

St. Vincent De Paul Society.

Y. M. C. A.

The Press.

The Real Estate Association.

San Francisco Chamber of Commerce.

The Salvation Army.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

A108—*Chief Building Inspector.*

Supervisor Mead, seconded by Supervisor Shannon, moved reference to the Civil Service Commission for report.

*No objection, and so ordered.*

A412—*Plumbing Inspector.*

Supervisor Mead, seconded by Supervisor Shannon, moved reference to the Civil Service Commission for report.

*No objection, and so ordered.*

A416—*Chief Plumbing Inspector.*

Supervisor Mead, seconded by Supervisor Shannon, moved reference to the Civil Service Commission for report.

*No objection, and so ordered.*

### **Approval of "A" Classifications.**

Civil Service Commission's recommendation with respect to "A" classifications, not otherwise acted on, were *considered approved.*

### Consideration of "E" Classifications.

Mr. Pickel represented various "E" classifications.

Consideration of the foregoing classifications was, at the request of Mr. Pickel, and on motion by Supervisor Mead, seconded by Supervisor Shannon, *postponed temporarily*.

E2—Line Inspector.

E4—Electrical Inspector.

E8—Chief Electrical Inspector.

E52—*Fire Dispatcher*. Mr. Pickel requested salary range for that classification be set at \$235-\$275. The duties required warrant such a salary range. Data in support of the request has already been presented.

Supervisor Shannon, seconded by Supervisor Mead, moved re-reference to the Civil Service Commission.

*No objection, and so ordered.*

E54—*Chief Fire Dispatcher*. Mr. Pickel requested salary range for classification be set at \$285-\$325.

Supervisor Shannon, seconded by Supervisor Mead, moved reference to the Civil Service Commission.

*No objection, and so ordered.*

E150—*Lineman Helper*. Mr. Pickel protested the scale for the foregoing, and related classifications, stating that the Pacific Gas and Electric Company's scale of \$11.60 was used, whereas linemen are actually being paid \$13.60 per day. The Pacific Gas and Electric scale is not acceptable.

Supervisor Shannon, seconded by Supervisor Mead, moved reference to the Civil Service Commission.

*No objection, and so ordered.*

Mr. Harry K. Wolff, President of the Civil Service Commission, announced that the Commission had made its recommendations after full consideration of the data available. The Electrical Trades classifications were given increases above the Pacific Gas and Electric rates last year. In reply to questioning by Supervisor Shannon, Commissioner Wolff stated that the Board was practically sending back to the Commission data which had already been considered. Matters sent back to the Commission should be accompanied by additional data to justify any change in recommendations.

Supervisor Shannon, seconded by Supervisor Mead, called attention to classifications related to E150, Lineman Helper, the compensations for which should be as noted, and moved reference to the Civil Service Commission as follows:

E151—Transmission Line Patrolman Helper, \$9 per day;

E152—Transmission Line Patrolman, \$13.60 per day;

E154—Lineman, \$13.60 per day.

*No objection, and motion carried.*

E156—*Cable Splicer*. Mr. Charles Foehm advised the Board that scale for this classification should be, in accordance with agreement, set at \$2 per hour, or \$16 per day.

Supervisor Mead, seconded by Supervisor Shannon, moved reference to the Civil Service Commission.

*No objection, and motion carried.*

Mr. Grover O'Connor, attorney, representing various city employees, advised the Board that in his opinion the Board of Supervisors could make any amendments it desired on data already submitted, but it



must refer whatever data the Board has back to the Commission, even though it may be old data.

Mr. Wolff, in reply, held that it was not intended for the Board to listen to anyone and send any matter back to the Commission for the Commission to review its own recommendation.

Mr. Frank Moitoza, of the Federation of Municipal Employees, pointed out that in most cases the Civil Service Commission already has all the facts and figures, and has made its recommendations thereon. However, city employees and their representatives differ from the Commission in many cases, but have no more information to submit.

Supervisor Shannon, seconded by Supervisors Roncovieri and Mead, moved that the Board engage the services of a shorthand reporter during the remainder of the hearings on salary standardization.

*No objection, and so ordered.*

Thereupon Supervisor Shannon moved that the Clerk be instructed to have someone present in the Chambers during the lunch hour, in order that the various papers and reports on the Supervisors' desks would not be disturbed.

*No objection, and so ordered.*

### RECESS.

Whereupon, the Board, at the hour of 12:40 P. M., recessed, to reconvene at 2:00 P. M.

### THURSDAY, MARCH 11, 1943—2:00 P. M.

The Board of Supervisors reconvened pursuant to recess.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present: Supervisors Gallagher, Gartland, Mead, Meyer, Roncovieri, Shannon, Uhl—7.

Absent: Supervisors Brown, Colman, Green, MacPhee—4.

Supervisors Brown and Green were noted present at 2:40 p. m.

### Adopted.

### Reference to Civil Service Commission of Proposed Amendments in Class "A" Compensation Schedules.

Supervisor Mead presented the following resolution:

(Series of 1939)

Resolution No. 3221, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

A 6	400-485	(See letter dated 3-10-43 attached hereto)
A 8	400-485	(See letter dated 3-10-43 attached hereto)
A 10	475-560	(See letter dated 3-10-43 attached hereto)
A106	300-350	(See letter dated 1-12-43 filed with C-S Commission)
A108	350-435	(See letter dated 1-12-43 filed with C-S Commission)
A412	300-350	(See letter dated 3-11-43 attached hereto)
A416	350-435	(See letter dated 3-11-43 attached hereto)
A 56	Plus \$1 per day for underground work (See letter filed with C-S Commission)	

and be it further

Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Com-

mission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Mead, Meyer, Ronco-  
vieri, Shannon, Uhl—8.

Absent: Supervisors Colman, Green, MacPhee—3.

#### Consideration of "E" Classifications Resumed

E160—*Foreman Lineman, P. U. C.*; E162—*Foreman Lineman, Department of Electricity*; E164—*Foreman Lineman, High Tension Lines, P. U. C.* The foregoing classes should be paid at rate of \$14.60 per day, Mr. Pickel maintained.

Thereupon, on motion by Supervisor Mead, the foregoing classifications were *referred to the Civil Service Commission*.

The City Attorney, in reply to questions by Supervisors Uhl and Shannon, read pertinent portion of the Charter dealing with salary standardization, and then advised the Board that it could submit any data it might have in support of any changes proposed. The Board could not know what data the Civil Service Commission might already have.

Mr. Henderson, representing the Civil Service Commission, inquired from the City Attorney if, in his opinion, the resolution just presented and adopted by the Board with respect to the "A" classification, complied with the Charter.

The City Attorney replied that it did.

Supervisor Mead called attention to Classes E2, E4 and E8, consideration of which had previously been postponed, and requested that they be taken up.

E2—*Line Inspector*. Mr. Pickel requested that the salary for foreman, \$14.60, be applied to Line Inspector.

E4—*Electrical Inspector*. Mr. Del Carlo urged that the range be set at \$300 to \$350. Mr. Foehm, he stated, had already made that request.

Thereupon, Supervisor Mead, seconded by Supervisor Shannon, moved that Classes E2, E4 and E8 be re-referred to the Civil Service Commission for report, and that the requested salary ranges be given to the Commission by the parties interested.

However, before action was had on motion, Supervisor Mead withdrew his motion, with the consent of his second, and announced his intention of presenting a resolution thereon subsequently during the proceedings.

Thereupon, further consideration of the "E" classification was *temporarily postponed*.

#### Approval of "E" Classifications.

Civil Service recommendations with respect to "E" classifications not otherwise acted on were *considered approved*.

#### Consideration of "J" Classifications.

J4—*Laborer*. Mr. Marshall, representing the International of General Laborers, announced that negotiations were now under way for increased compensation for laborers, and it was expected those negotiations would be completed before March 20th.

Whereupon, Supervisor Shannon, seconded by Supervisor Mead, moved that if negotiations were completed and increased scale was

effective by March 20, that the increased scale be approved by the Board.

*No objection, and so ordered.*

**J6—Water Pipe Welder.** Supervisor Uhl compared Class J6, Water Pipe Welder, with Class J162, Car Repairer Welder.

Mr. Pickel explained the situation, pointing out the difference in their respective employments and the reason for the difference between their salaries. However, he intended to request more pay for Classification J162.

Consideration of Class J162 was *temporarily postponed*.

**J54—Book Repairer.** Supervisor Uhl, noting the low salary proposed for Class J54, Book Repairer, inquired what could be done for such an employee, and asked if the increased cost of living had been considered when fixing the compensation for the position.

Mr. Wolff, Civil Service Commissioner, announced that Charter prohibitions prevented the consideration of cost of living while fixing compensations.

Mr. Henderson explained that the salary fixed for the position of Book Repairer was that recommended by the P. A. S. and concurred in by the Civil Service Commission. Elsewhere the rate of pay is from \$105 to \$125 per month.

Thereupon, Supervisor Uhl moved temporary postponement of consideration, stating that he intended to inquire from the City Attorney as to what could be done for this class.

Supervisor Mead announced that at the end of the hearings on salary standardization he intended to go into all the lower brackets.

Whereupon, further consideration was *temporarily postponed*.

**J56—Sub-foreman, Book Repairer.** On motion by Supervisor Uhl, consideration of Class J56, Sub-foreman, Book Repairer, was *postponed temporarily*.

**J58—Disinfector.** Supervisor Uhl objected to the salary range recommended for Class J58, Disinfector. It was not a living wage.

*Postponed temporarily.*

**J76—Traffic Button Maintenance Man.** At the request of Supervisor Uhl, who stated that he intended to bring in data on the foregoing classification for submission to the Civil Service Commission, consideration was *temporarily postponed*.

**J78—Stockman.** Supervisor Uhl requested reference to Civil Service Commission. Consideration *temporarily postponed*.

**J80—Foreman Stockman.** Supervisor Uhl moved that proper differential be maintained between the two foregoing classifications.

*No objection, and motion carried.*

**J112—Supervisor Street Cleaning.** Mr. Del Carlo objected to the salary range as recommended. He requested restoration to \$400. Mr. O'Connor supported the request by Mr. Del Carlo, stating that the range should be \$300 to \$400.

Thereupon, on motion by Supervisor Mead, the foregoing classification was *re-referred to the Civil Service Commission*.

**J160—Track Welder.** Supervisor Uhl moved re-reference to Civil Service Commission.

*No objection, and so ordered.*

**J162—Car Repairer Welder.** Supervisor Uhl moved re-reference to Civil Service Commission.

*No objection, and so ordered.*

### Approval of "J" Classifications.

Civil Service recommendations with respect to "J" classifications not otherwise acted on, were *considered approved*.

### Consideration of "M" Classifications.

M2—*General Foreman Machinist*. Supervisor Gallagher presented for reference to the Civil Service Commission, communication requesting change in salary. The salary should be \$13.12. Thereupon, Supervisor Gallagher, seconded by Supervisor Mead, moved re-reference to Civil Service Commission.

*No objection, and so ordered.*

M6—*Superintendent of Equipment, Municipal Railway*. Supervisor Shannon presented communication containing data to support request for increased salary range, and moved reference of the foregoing classification to the Civil Service Commission.

*Motion failed by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer—5.

No: Supervisor Uhl—1.

Absent: Supervisors Brown, Colman, MacPhee, Roncovieri, Shannon—5.

Subsequently during the proceedings, Supervisor Mead, seconded by Supervisor Shannon, moved that the Board concur in the Civil Service Commission recommendations for the foregoing classification:

*Motion carried by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Shannon—6.

Noes: Supervisors Brown, Uhl—2.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

M8—*General Superintendent of Shops*. Following objection by Supervisor Uhl to salary proposed for the foregoing classification, Supervisor Mead, seconded by Supervisor Shannon, moved concurrence in the Civil Service Commission's recommendation.

*Motion carried by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Shannon—6.

Noes: Supervisors Brown, Uhl—2.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

M54—*Auto Machinist*. Spokesman for Auto Machinists announced that request had been made for increased salary. However, that request had not been granted.

Whereupon, Supervisor Uhl, seconded by Supervisor Mead, moved re-reference to the Civil Service Commission.

*No objection, and so ordered.*

M104—*Blacksmith Helper*. On motion by Supervisor Uhl, pursuant to request by Mr. Frank Moitoza, the foregoing classification was *re-referred to Civil Service Commission*.

M202—*Car Repairer*. Following objection to the foregoing classification, Supervisor Uhl moved re-reference to Civil Service Commission.

*No objection, and so ordered.*

M206—*Subforeman Car Repairer*. Supervisor Uhl moved re-reference to the Civil Service Commission.

*No objection, and so ordered.*

M208—*Foreman Car Repairer*. Supervisor Uhl moved re-reference to the Civil Service Commission.

*No objection, and so ordered.*

**M254—Machinist.** Representative of National Association of Machinists objected to the scale recommended for the foregoing classification. The correct rate should be \$11.12. The same objection held with respect to Class M255, Bracemaker. Also, the Classifications M260, M264 and M268 did not conform with agreements in the hands of the Civil Service Commission. Rates for these classifications are clearly specified in agreements.

Thereupon, Supervisor Mead moved re-reference to the Civil Service Commission of the following classifications:

**M254—Machinist.** Rate should be \$11.12 per day.

**M255—Bracemaker.** Rate should be \$11.12 per day.

**M260—Instrument Maker.** Rate should be \$12.24 per day.

**M264—Foreman Instrument Maker.** Rate should be \$1 above Journeyman.

**M268—Foreman Machinist Water Service.** Same differential should be maintained.

Mr. Nelson Eckart, speaking on Class M268, stated that position should be reclassified as Master Mechanic.

No objection being made, the motion *carried* and the foregoing classifications were re-referred to Civil Service Commission.

**M266—Foreman Meter Repairer.** Supervisor Uhl moved that the scale presented to the Board be disapproved. Motion *failed* for want of a second.

Whereupon, it having been pointed out that both the P.A.S. and the Civil Service Commission concurred in the recommendation to the Board, the scale for Class M255, Foreman Meter Repairer, was *approved* as presented, Supervisor Uhl dissenting.

#### Approval of "M" Classifications.

Civil Service recommendations with respect to "M" classifications not otherwise acted on, were considered approved.

#### Reference to Civil Service Commission of Proposed Amendments in Class "E" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented the following resolution:

Resolution No. 3224, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

E 2	14.60 per day	(See letter and data submitted to C-S Commission)
E 4	300-350	(See letter and data submitted to C-S Commission)
E 8	350-435	(See letter and data submitted to C-S Commission)
E 52	235-275	(See letter and data submitted to C-S Commission)
E 54	285-325	(See letter and data submitted to C-S Commission)
E150	9.00 per day	(See letter and data submitted to C-S Commission)
E151	9.00 per day	(See letter and data submitted to C-S Commission)
E152	13.60 per day	(See letter and data submitted to C-S Commission)
E154	13.60 per day	(See letter and data submitted to C-S Commission)
E156	16.00 per day	(See letter and data submitted to C-S Commission)
E160	14.60 per day	(See letter and data submitted to C-S Commission)
E162	14.60 per day	(See letter and data submitted to C-S Commission)
E164	14.60 per day	(See letter and data submitted to C-S Commission)

and be it further

Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the

Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

Following the adoption of the foregoing resolution, Supervisor Shannon suggested that the Board consider holding night meetings in order to complete the work before it in time for the adoption of Salary Standardization schedules not later than the deadline of April 1, 1943, and moved that the Board agree to meet in the evening, at 8:15 P. M.

*No objection, and so ordered.*

#### Reference to Civil Service Commission of Proposed Amendments in Class "J" Compensation Schedules.

(Series of 1939)

Resolution No. 3228, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

If, between the time of the adoption of this resolution and March 20, 1943, an increase is granted to Laborers, Class 4, Division J, Sewer Cleaners, Class No. 210, Division O, Cribbers, Class No. 155, Division A, performing work comparable to the classifications designated by employers who are parties to private wage agreements then the Civil Service Commission is requested to standardize the salaries of municipal employes under the classifications designated at the same rate established for similiar laborers in the private wage agreements.

J112	300-400	(Letter attached hereto)
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J162	11.00 per day	(Letter attached hereto)
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be it further

Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Mead, Meyer, Roncovieri, Shannon, Uhl—7.

Absent: Supervisors Brown, Colman, Green, MacPhee—4.

#### Consideration of "U" Classification.

U44—*General Manager and Chief Engineer.* Supervisor Uhl objected to the proposed salary range of \$800 to \$1,000, recommended by both the P. A. S. and the Civil Service Commission. That salary should remain as at present, \$833.33 per month, and he so moved. Motion seconded by Supervisor Roncovieri.

Supervisor Mead observed that salaries for similar positions in other parts of the country range upward as high as \$1,145.

Supervisor Shannon noted that the present General Manager and Chief Engineer was engaged as Assistant Engineer from the inception of the Hetch Hetchy project, and he is familiar with every division of the project. It would be impossible to get as competent man for that

position even at a far higher salary, than is Mr. Eckart. The motion should be voted down.

Supervisor Uhl explained that his objection was not against Mr. Eckart; it was against any increase in the maximum salary range for the position.

Supervisor Roncovieri, following explanation by Mr. Henderson as to the reasons for the recommendations by the Civil Service Commission and by the P. A. S., with the consent of Supervisor Uhl, withdrew his second to Supervisor Uhl's motion.

Thereupon, Supervisor Mead, seconded by Supervisor Shannon, moved that the Board concur in the recommendation of the Civil Service Commission and the P. A. S.

*Motion carried by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon—8.

No: Supervisor Uhl—1.

Absent: Supervisors Colman, MacPhee—2.

U56—*Assistant Supervisor, Consumers' Accounts.* Mr. Grover O'Connor announced that a letter was on file concerning the foregoing Class, and requested re-reference of that Class to the Civil Service Commission.

Thereupon, Supervisor Shannon, seconded by Supervisor Mead, moved re-reference to the Civil Service Commission, with the sustaining data.

*No objection, and so ordered.*

U60—*Supervisor Consumers' Accounts.* Supervisors Brown and Uhl objected to salary range recommended for the foregoing classification.

Thereupon, Supervisor Mead, seconded by Supervisor Green, moved that the Board concur in the recommendation of the Civil Service Commission.

*Motion carried by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon—7.

Noes: Supervisors Brown, Uhl—2.

Absent: Supervisors Colman, MacPhee—2.

U62—*Supervisor of Closing Bills.* Supervisor Mead, seconded by Supervisor Shannon, moved concurrence with recommendation of Civil Service Commission.

*Motion carried by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—8.

No: Supervisor Brown—1.

Absent: Supervisors Colman, MacPhee—2.

U61—*Supervisor of Service and Supply, Water Department.* Mr. Eckart, in discussing Water Department employments and their relative importance, stated that he considered the various positions, in the order of their importance and responsibilities, to be as follows: U80, U20, U52, U56 and U61 of equal importance; U51, U62 and U63 of equal importance.

Supervisor Uhl moved that the salary ranges of the following classifications remain as at present: U56, U60, U61, U62, and U63.

Chair declared motion to be out of order.

U61—*Supervisors of Service and Supply, Water Department.* Supervisor Mead, seconded by Supervisor Shannon, moved that the Board concur in the recommendation of the Civil Service Commission.

Motion carried by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon—7.

Noes: Supervisors Brown, Uhl—2.

Absent: Supervisors Colman, MacPhee—2.

U63—*Chief Adjuster, Water Department.* Supervisor Shannon, seconded by Supervisor Mead, moved that the Board concur in the recommendation of the Civil Service Commission.

Motion carried by the following vote:

Ayes: Supervisors Gallagher, Gartland, Mead, Meyer, Roncovieri, Shannon, Uhl—7.

No: Supervisor Brown—1.

Absent: Supervisors Colman, Green, MacPhee—3.

U80—*Assistant Manager, Water Sales.* Supervisor Mead, seconded by Supervisor Gallagher, moved that the Board concur in the recommendation of the Civil Service Commission.

Motion carried by the following vote:

Ayes: Supervisors Gallagher, Gartland, Mead, Meyer, Roncovieri, Shannon, Uhl—7.

No: Supervisor Brown—1.

Absent: Supervisors Colman, Green, MacPhee—3.

Supervisor Brown, in commenting on the procedure being followed in regard to concurrence in recommendations of the Civil Service Commission, announced that he had no desire for a roll call on all such items; he merely wished to make his objections known in certain instances.

Supervisor Mead announced that he desired to be recorded as being in favor of recommendations in certain instances.

U122—*Shut-off Man.* Supervisor Uhl, seconded by Supervisor Shannon, moved reference to Civil Service Commission.

No objection, and so ordered.

U124—*Special Complaint Inspector.* Supervisor Mead, seconded by Supervisor Shannon, moved reference to Civil Service Commission.

No objection, and so ordered.

U125—*Hoseman, Ships and Docks.* Mr. Eckart explained that the foregoing classification is promotive from Water Worker or Laborer. There is practically no differential in the positions.

Supervisor Mead, seconded by Supervisor Shannon, moved reference to Civil Service Commission.

No objection, and so ordered.

U128—*Chief Meter Inspector.* The recommendation of the Civil Service Commission regarding the foregoing classification was approved, Supervisors Uhl and Brown objecting.

U130—*Reservoir Keeper.* Mr. Eckart recommended that the rate for the foregoing classification be increased. The increase already recommended is not sufficient for the responsibility of the position, and he would recommend a rate of \$225 per month.

Mr. Henderson suggested that to keep the salary range in line with other ranges, that a range of \$185 to \$200, rather than a salary of \$225, be recommended to the Commission.

Whereupon, on motion by Supervisor Mead, seconded by Supervisor



Shannon, the foregoing classification was *re-referred to the Civil Service Commission*.

U142—*Assistant Superintendent, City Distribution*. Supervisor Uhl objected to the recommendation of the Civil Service Commission.

Mr. Eckart held that the rate proposed for this position is not sufficient. This position, together with Classes U142 and U144 have been wrongly titled. They should really be in the "F" group.

Thereupon, Supervisor Shannon, seconded by Supervisor Mead, moved re-reference to Civil Service Commission.

*No objection, and so ordered.*

U144—*Superintendent, City Distribution*. On motion by Supervisor Shannon, seconded by Supervisor Mead, *re-referred to Civil Service Commission, along with foregoing classification*.

U206—*Water Department Worker*. Mr. Marshall requested that if increase is granted to laborers, the same increase apply to the foregoing classification.

Supervisor Shannon so moved. *No objection, and motion carried.*

U213—*Special Agent*. Mr. Eckart explained that the foregoing was an emergency employment, to last only through the duration. Should the State Guard be abolished Special Agents would be put in charge of individuals to be employed in place of the State Guard.

*No objection, and recommendation of Civil Service Commission approved.*

U230—*Maintenance Foreman*. Mr. Eckart stated that the rates proposed were not sufficient in view of the responsibility of the job.

Mr. Del Carlo stated that the wage should be equal to that of a journeyman carpenter, \$13 per day. Mr. Eckart recommended that the rate be from \$200 to \$240, or at the rate suggested by Mr. Del Carlo—which-ever is the higher.

Thereupon, on motion by Supervisor Shannon, the foregoing classification was *re-referred to the Civil Service Commission*.

U231—*Assistant Superintendent, Alameda District*. Recommendation of Civil Service Commission *approved*, Supervisor Brown *dissenting*.

U232—*Superintendent, Alameda District*. Recommendation of Civil Service Commission *approved*, Supervisor Brown *dissenting*.

U236—*Assistant Superintendent, Peninsula District*. Recommendation of Civil Service Commission *approved*, Supervisor Brown *dissenting*.

U246—*Superintendent, Peninsula District*. Recommendation of Civil Service Commission *approved*, Supervisors Brown and Uhl *dissenting*.

#### Approval of "U" Classifications.

Civil Service recommendations with respect to "U" Classifications not otherwise acted on, were considered *approved*.

#### Approval of "V" Classification.

"V" Classification, Agriculture Service, consisting of three classes, was *approved as recommended by the Civil Service Commission*.

#### Consideration of "H" Classifications.

H42—*Chief, Division of Fire Prevention and Investigation*. Supervisor Shannon moved that the salary range for the foregoing classification be changed to read from \$360 to \$475.

Mr. Frank Kelly, incumbent in Classification H42, announced that there were three classes, H42, H44 and H152, created after the adoption

of the Charter, and requested that proper salary range be approved for these positions.

Mr. Henderson suggested that if a change were to be made by the Board, the range from \$400 to \$500 would be more in line with other recommendations.

Thereupon, Supervisor Shannon changed his motion, moving that the salary range be fixed at \$400 to \$500. Motion seconded by Supervisor Mead.

Supervisor Brown, in discussing the foregoing motion, stated that the Board could make the suggested change, if it should see fit. The Board can amend the recommendation of the Civil Service Commission. Mr. Kelly is within his rights in asking for an increase.

Thereupon, no objection being made, the motion was carried, and the matter referred to the Civil Service Commission for report.

H44—*Supervising Inspector, Bureau of Fire Investigation.*

H152—*Supervisor of Fire Department Apparatus.*

The recommendations of the Civil Service Commission with respect to the foregoing classifications were *approved without objection.*

Supervisor Shannon moved that as motions are made and carried regarding the various classifications, proper resolutions be prepared by the Clerk, approved by the Board and transmitted to the Civil Service Commission.

*No objection, and so ordered.*

Mr. Henderson advised the Board that objections have been made against many of the Labor Service Classifications on the grounds that rates were too low, but no changes have been proposed as a substitute, nor has any data been submitted as a basis for changed rates. A specific proposal should be made in each instance in order that the various items can be cleaned up as the Board progresses in its hearings.

#### Final Passage.

The following recommendation of the Finance Committee was taken up:

**Authorizing Execution of Agreement for Use of Property of St. Vincent de Paul Society, 235 Minna Street, for Lodgings and Other Services to Members of the Armed Forces.**

(Series of 1939)

Bill No. 2140, Ordinance No. 2011, as follows:

Authorizing the City and County of San Francisco to enter into an agreement with St. Vincent de Paul Society for the use of the property of said Society at Numbers 235 and 239 Minna Street and for services by said Society to furnish lodgings and other services to members of the armed forces of the United States, including members of the Coast Guard and members of the Merchant Marine force, when members of any of said forces are temporarily on leave in San Francisco from their respective commands; providing for the term of said agreement, and making an appropriation of \$2,100 to provide for the cost of said service; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Mayor of the City and County of San Francisco, for and on behalf of said City and County, is hereby authorized to enter into an agreement with St. Vincent de Paul Society, a charitable organization incorporated under the laws of the State of California, for the use of the property of said Society, numbered and designated as 235 and 239 Minna Street in the City and County of San Francisco, and

for services by said Society to furnish lodgings and other services to the armed forces of the United States, including members of the Coast Guard and members of the Merchant Marine force, when members of any of said forces are temporarily on leave in San Francisco from their respective commands.

Section 2. That said agreement shall provide that said St. Vincent de Paul Society shall operate the aforesaid premises so that the premises designated as No. 239 Minna Street shall have accommodations of at least 250 beds each night, and the premises No. 235 Minna Street shall be used as a canteen, reading or recreation rooms for the members of said armed forces and other persons privileged to use the same. Said Society shall furnish for the use of those occupying the said premises beds, blankets, pillows and other necessary equipment to enable any member of the armed forces to obtain a sleeping place on any night, provided, however, that the maximum number of sleeping accommodations to be provided for shall be 250 beds. Said Society shall provide heat and light for the aforesaid premises, hot and cold water to provide showers, washing accommodations and toilet facilities for all who may occupy said premises, and shall at all times furnish the necessary help and attendants to carry out the purposes of this ordinance.

Section 3. The said City and County of San Francisco shall pay to said St. Vincent de Paul Society the sum of \$600 per month, commencing on the 15th day of March, 1943, to and including the 30th day of June, 1943, provided, however, that the said city and county shall have the right to renew any agreement executed pursuant to the terms of this ordinance for an additional year from July 1, 1943, upon the same terms and conditions as may be provided for in said agreement so executed, and it shall be provided in any renewal of said agreement that if the existing wars between the United States of America and the axis powers should end during the term of the renewal of said agreement, said City and County reserves the right to cancel said agreement upon thirty days written notice to the Society.

Section 4. The sum of \$2,100 is hereby appropriated from the Unappropriated Reserve for Civilian Defense Appropriation No. 202,000.79 for the purpose of providing the necessary moneys to carry out the purposes of this ordinance.

Section 5. The Mayor of said City and County of San Francisco is hereby authorized to agree with the representatives of St. Vincent de Paul Society upon all the terms and conditions of said agreement not in conflict with the provisions of this ordinance, and to provide in said agreement that a reasonable charge may be made for any service or accommodation furnished to any member of said armed forces.

Section 6. This ordinance is passed as an emergency measure, and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists, which necessitates this ordinance becoming effective forthwith; the nature of said emergency being as follows:

A large number of persons who are members of the armed forces of the United States from time to time come into the City and County of San Francisco and are unable to find suitable quarters for rest and sleep during their visits to said City and County, and that it is necessary for the preservation of the public peace, property, health and safety of the people of said City and County that suitable sleeping and rest quarters be forthwith obtained for said members of said armed forces, and therefore authority should be given to the Mayor of said City and County to enter into the agreement hereinbefore mentioned.

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

**RECESS.**

The Board, at the hour of 5:30 p. m., recessed, to reconvene at 8:15 p. m.

DAVID A. BARRY, Clerk.

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**THURSDAY, MARCH 11, 1943—8:15 P. M.**


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The Board of Supervisors reconvened pursuant to recess.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

Quorum present.

Supervisor Dan Gallagher presiding.

**Reference to Civil Service Commission of Proposed Amendments in Class "M" Compensation Schedules.**

(Series of 1939)

Supervisor Mead presented the following resolution:

Resolution No. 3226, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

M 2	13.12	Union agreement
M 60	12.00	Prevailing rate
M104	....	Reclassification to Blacksmith Finisher
M202	8.00-8.50-9.00 9.50-10.00	
M206	10.50	Prevailing rate
M208	11.00	Maintaining proper differential
M254	11.12	Prevailing rate—See letter
M255	11.12	Prevailing rate—See letter
M260	12.24	Prevailing rate—See letter
M264	1.00 above journeymen	Prevailing rate—See letter
M268	1.00 additional	Relationship to other jobs and prevailing rate

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof of such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Mead, Meyer, Roncovieri, Shannon, Uhl—7.

Absent: Supervisors Brown, Colman, Green, MacPhee—4.

### Consideration of "C" Classifications.

C52—*Elevator Operator*. Mr. Ernest Satterlee, speaking in behalf of elevator operators, addressed the Board urging an increase in the recommended classification.

Supervisor Uhl moved that the salary range of elevator operators be fixed at \$135 to \$145 for a five-day week.

Mr. Henderson, representing the Civil Service Commission, stated that the prevailing rate was from \$100 to \$125 per month.

Supervisor Mead, seconded by Supervisor Meyer, moved that the salary range for a five and one-half day week be set at \$165 to \$180.

Supervisor Brown, seconded by Supervisor Uhl, moved as an amendment that the salary range for elevator operators be fixed at \$155 to \$170.

*Motion failed by the following vote:*

Ayes: Supervisors Brown, Uhl—2.

Noes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Shannon—6.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

Thereupon, the roll was again called and motion by Supervisor Mead, fixing salary range at \$165 to \$180 was *carried* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—7.

No: Supervisor Brown—1.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

C102—*Janitress*. Mr. Golder addressed the Board speaking for Classifications C102, C104, C105, C106, C107, C202, C204 and O58.

C54—*Elevator Starter*. *Referred to Civil Service Commission* in order that proper differential between that position and C52, Elevator Operator, might be maintained.

C104—*Janitor*. Supervisor Mead, seconded by Supervisor Shannon, moved salary range be set at \$165 to \$185.

*No objection, and so ordered.*

C107—*Working Foreman Janitor*. Supervisor Mead, seconded by Supervisor Shannon, moved salary range be fixed at \$190 to \$215.

*No objection, and so ordered.*

C202—*Window Cleaner*. Supervisor Shannon, seconded by Supervisor Mead, moved salary range be set at \$190 to \$205.

*No objection, and so ordered.*

C204—*Subforeman Window Cleaner*. Supervisor Shannon, seconded by Supervisor Mead, moved that proper differential be maintained between C204 and C202.

*No objection, and so ordered.*

C152—*Watchman*. Supervisor Uhl, seconded by Supervisor Green, moved re-reference to Civil Service Commission for check as to proper minimum salary.

*No objection, and so ordered.*

C153—*Bridge Attendant*. Supervisor Uhl, seconded by Supervisor Green, moved re-reference to Civil Service Commission for check as to proper minimum salary.

*No objection, and so ordered.*

### Approval of "C" Classifications.

Civil Service recommendations with respect to "C" Classifications not otherwise acted on, were considered *approved*.

**Consideration of "D" Classifications.**

D66—*Superintendent of Jail*. Frank Moitoza protested salary range recommended.

Supervisor Mead, seconded by Supervisor Shannon, moved that the salary range be set at \$315 to \$360.

*No objection, and so ordered.*

D102—*Writ Server*. Supervisor Shannon, seconded by Supervisor Mead, moved salary range be set at \$250 to \$275.

*No objection, and so ordered.*

**Approval of "D" Classifications.**

Civil Service recommendations with respect to "D" Classifications, not otherwise acted on, were considered *approved*.

**Consideration of "I" Classifications.**

I 2—*Kitchen Helper*. Supervisor Uhl moved re-reference to Civil Service Commission. Salary range should be \$118 to \$135.

*No objection, and so ordered.*

I 54—*Waitress*. Consideration *postponed*.

I 56—*Waiter*. Consideration *postponed*.

I 122—*House Mother*. Supervisor Uhl moved that salary range be fixed at \$150 to \$170.

*No objection, and so ordered.*

I 152—*Flatwork Ironer*. Supervisor Uhl moved re-reference to Civil Service Commission. Salary should be \$125 to \$135.

*No objection, and so ordered.*

I 154—*Laundress*. Supervisor Uhl moved re-reference to Civil Service Commission. Salary should be \$125 to \$135.

*No objection, and so ordered.*

I 156—*Starcher*. Supervisor Uhl moved re-reference to Civil Service Commission. Salary should be \$125 to \$135.

*No objection, and so ordered.*

I 167—*Tumblerman*. Supervisor Uhl moved re-reference to Civil Service Commission. Salary should be \$125 to \$135.

*No objection, and so ordered.*

I 204—*Porter*. Supervisor Uhl moved reference to Civil Service Commission. Salary should be \$120 to \$145.

*No objection, and so ordered.*

I 254—*Seamstress*. Supervisor Uhl moved reference to Civil Service Commission. Salary should be \$120 to \$150.

*No objection, and so ordered.*

**Approval of "I" Classifications.**

Civil Service Commission recommendations for "I" classifications not otherwise acted on were considered *approved*.

**Consideration of "O" Classifications.**

O62—*Superintendent of Grounds, Recreation Department*. Mr. Frank Moitoza requested salary range for foregoing classification of \$240 to \$300.

Whereupon, on motion by Supervisor Shannon, the foregoing classification, together with request for amended salary range, was referred to the Civil Service Commission.

O6—*Ambulance Driver*. Supervisor Mead, seconded by Supervisor Shannon, moved that the salary range for Class O6, Ambulance Driver, be set at \$200 to \$225, and that the recommendation be referred to the Civil Service Commission for report.

*No objection, and so ordered.*

O8—*Morgue Ambulance Driver*. Supervisor Shannon, seconded by Supervisor Mead, moved that the salary range for Class O8, Morgue Ambulance Driver, be set at \$200 to \$225, and that the recommendation be referred to the Civil Service Commission for report.

*No objection, and so ordered.*

O58—*Gardener*. Mr. Grover O'Connor and Mr. Golden both urged that the salary range for Class O58 be set at \$165 to \$185. Thereupon, Supervisor Shannon, seconded by Supervisor Mead, moved that the salary range be set as requested, and that the recommendation be referred to the Civil Service Commission for report.

*No objection, and so ordered.*

O60—*Head Gardener*. Supervisor Shannon, seconded by Supervisor Mead, moved that the salary range for Class O60, Head Gardener, be set at \$230 to \$300.

*No objection, and so ordered.*

O62—*Superintendent of Grounds, Recreation Department*. Mr. Moitoza requested that salary range be set at \$240 to \$300. Supervisor Shannon moved that the request be referred to the Civil Service Commission, for report.

*No objection, and so ordered.*

O172—*Chief Engineer of Stationary Steam Engines*. Mr. Carl Davidson requested salary range of \$325 to \$350. On motion by Supervisor Shannon, matter referred to the Civil Service Commission for report.

O260—*Rammer*. Mr. Jack Smith requested salary of \$2 per day higher than recommended by the Civil Service Commission. Supervisor Mead, seconded by Supervisor Shannon, moved that the salary be fixed at \$11 per day.

*Referred to Civil Service Commission for report.*

O264—*Paver*. Mr. Jack Smith requested salary of \$2 per day higher than recommended by the Civil Service Commission. Supervisor Mead, seconded by Supervisor Shannon, moved that the salary be fixed at \$12 per day.

*Referred to Civil Service Commission for report.*

O360—*Supervisor of Construction, Roads and Paths, Park Department*. Mr. Grover O'Connor requested change in salary range to \$300 to \$375. On motion by Supervisor Shannon, referred to Civil Service Commission for report.

### Approval of "O" Classifications.

Civil Service Commission recommendations for "O" classifications not otherwise acted on were considered approved.

### Consideration of "W" Classifications.

W2—*Superintendent of Park*. Consideration postponed.

W206—*Animal Keeper, Park*. On motion by Supervisor Shannon, referred to Civil Service Commission.

W208—*Head Animal Keeper*. On motion by Supervisor Shannon, referred to Civil Service Commission.

**Reference to Civil Service Commission of Proposed Amendments in  
Class "D" Compensation Schedules.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3223, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

D 66	315-360	(See letter attached hereto)
D102	250-275	(See letter attached hereto)

and be it further

Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

**RECESS.**

The Board at the hour of 12:00 midnight recessed to reconvene on Friday, March 12, 1943, at 10:00 A. M.

DAVID A. BARRY, Clerk.

**FRIDAY, MARCH 12, 1943—10:00 A. M.**

The Board of Supervisors reconvened pursuant to recess.

**CALLING THE ROLL.**

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gartland, Mead, Meyer, Roncovieri, Shannon, Uhl—7.

Absent: Supervisors Colman, Gallagher, Green, MacPhee—4.

Quorum present.

Supervisor Dewey Mead presiding pending the arrival of Supervisor Gallagher.

Supervisor Gallagher was noted present at 11:00 A. M., when he took the Chair.

**Consideration of "B" Classifications.**

B96—*Managing Director, War Memorial.* The President of the Board of War Memorial Trustees requested salary range of \$500 to \$600 for Managing Director of the War Memorial, and filed written statement in support of his request.

Supervisor Shannon, seconded by Supervisor Mead, moved reference to the Civil Service Commission, along with accompanying letter.

*No objection, and so ordered.*

B4—*Bookkeeper.* The Controller addressed the Board on behalf of Bookkeepers, and presented data supporting his views. Salary range



for bookkeepers was established during depression period. Since then there has been no increase in the entrance rate, and an increase of only 8 per cent in the maximum rate. The salary range should be \$185 to \$225.

Mr. Grover O'Connor, attorney for San Francisco Municipal Civil Service Association, supported the statement by the Controller.

Thereupon, Supervisor Shannon, seconded by Supervisor Meyer, moved that the Clerk be instructed to prepare resolution indicating that the Board of Supervisors proposes to increase the salary range of B4 Bookkeeper to \$185 to \$225.

*No objection, and motion carried.*

B6—*Senior Bookkeeper.* Supervisor Shannon, seconded by Supervisor Meyer, moved that the salary range be changed to maintain proper differential between Bookkeeper and Senior Bookkeeper.

*No objection, and so ordered.*

B24—*Auditor, Water Department.* Mr. Henderson, in reply to questioning, explained the Commission's recommendation for reduction in the salary range for the position of Auditor. The position is now vacant. The Commission believes the proposed salary rate to be adequate.

Commission's recommendation *approved*, Supervisor Mead dissenting.

B27—*Supervisor of Accounts and Reports, Controller's Office.* The Controller requested that the salary range be increased to \$400 to \$500 per month.

Supervisor Shannon, seconded by Supervisor Mead, moved that the salary range be increased in accordance with the Controller's recommendation.

*No objection, and so ordered.*

B66—*Registrar of Voters.* Mr. Frank Moitoza objected to reduction of entrance salary as proposed by the Civil Service Commission.

Commission's recommendation *approved*, Supervisor Mead dissenting.

B70—*Secretary, Park Commission.* Supervisor Uhl announced that Mr. Sandy, Park Commissioner, had requested all Park classifications be re-referred to the Civil Service Commission, and he would so move.

*No objection, and so ordered.*

B72—*Secretary, Board of Library Trustees.* Mr. Clark, Secretary to the Board of Library Trustees, related the actual duties of that position and requested that the salary range be fixed at \$300 to \$400.

Supervisor Roncovieri, seconded by Supervisor Shannon, moved reference to Civil Service Commission.

*No objection, and so ordered.*

B81—*Recorder.* Supervisor Mead objected to reduction in entrance salary.

Commission's recommendation *approved*, Supervisor Mead dissenting.

B86—*Jury Commissioner, Superior Court.* Frank Moitoza objected to reduction of entrance rate.

Commission's recommendation *approved*, Supervisor Mead dissenting.

B91—*Director, Bureau of Delinquent Revenue.* Supervisor Roncovieri objected to the proposed reduction in salary range. The position is very important, and he would move that the matter be re-referred to Civil Service Commission with recommendation for no reduction in salary.

Supervisor Meyer, however, moved that the salary range remain as at present, \$350 to \$450.

*No objection, and so ordered.*

B222—*General Clerk*. Supervisor Shannon called attention to the classification of B222, General Clerk, and to the classifications B408, General Clerk-Stenographer, and B512, General Clerk-Typist, all with proposed salary range of \$155 to \$180. These salary ranges, he believed, should be \$155 to \$200, and he would so move. Motion seconded by Supervisor Mead.

B408—*General Clerk-Stenographer*. Same recommendation as Class B222.

B512—*General Clerk-Typist*. Same recommendation as Class B222.

B510—*Braille Typist*. Miss Molly Minudri requested same salary range as for General Clerk-Typist.

Supervisor Shannon, seconded by Supervisor Mead, moved that the same salary range be recommended as for General Clerk-Typist.

B222—*General Clerk*. Mr. Golder, however, on behalf of clerical workers, presented data in support of salary range of \$165 to \$225.

Whereupon, Supervisor Shannon announced that he would take the suggestion of Mr. Golder, and would change his motion, making the salary range read \$165 to \$200 per month. Motion seconded by Supervisor Mead.

*No objection, and so ordered.*

B408—*General Clerk-Stenographer*. Same recommendation as Class B222.

B510—*Braille Typist*. Same recommendation as Class B222.

B512—*General Clerk-Typist*. Same recommendation as Class B222.

#### **Amendment to Recommendation for Class O1**

Supervisor Shannon called attention to Class O1, Chauffeur, Passenger, for long and irregular hours, up to 20 hours overtime, for which salary rate of \$225 had been set up, and moved, as an amendment to that rate, there be added the words "Time and one-half for overtime after twenty hours."

*No objection, and amendment approved.*

#### **Consideration of "B" Classifications Continued.**

B234—*Head Clerk*. Consideration *temporarily postponed* at request of the Controller.

B311—*Bookkeeping Machine Operator*. Consideration *temporarily postponed* at request of the Controller.

B354—*General Storekeeper*. Mr. White, General Storekeeper, protested the scale of \$190 to \$230. The range should be \$230 to \$275.

On motion by Supervisor Meyer, *referred to Civil Service Commission*.

B93—*Tax Collector*. Civil Service Commission's recommendation *approved*, Supervisor Mead dissenting.

B91—*Director, Bureau of Delinquent Revenue*. Supervisor Meyer moved that the salary range of \$350 to \$450 be restored.

*No objection, and referred to Civil Service Commission.*

B101—*Supervisor of Personal Property Records, Assessor's Office*. Mr. Frank Moltoza protested salary range, holding it should be the same as Class B100, \$260 to \$325.

Supervisor Mead moved that the salary range be so set. Motion *failed* for want of a second.

B102—*Teller*. Mr. Grover O'Connor protested the salary range; salary range should be \$200 to \$250. Supervisor Mead moved re-reference to Commission. Motion seconded by Supervisor Uhl, without commitment.

*No objection, and re-referred to Civil Service Commission.*

B103—*Cashier, Park Department*. Consideration *postponed*, motion by Supervisor Uhl.

B104—*Senior Teller*. Consideration *postponed*, motion by Supervisor Uhl.

B125—*Assistant Cashier, Recorder's Office*. Mr. Frank Moitoza protested the proposed salary scale set for the foregoing classification, pointing out that it was less than being paid Assistant Cashiers in other departments. Range should be \$225 to \$275. Supervisor Mead, seconded by Supervisor Gartland, moved reference to Civil Service Commission.

*No objection, and so ordered.*

B152—*Court Room Clerk*. The Clerk presented communication along with data in support of request for salary range of \$225 to \$250. Supervisor Mead, seconded by Supervisor Gartland, moved reference to Civil Service Commission.

*No objection, and so ordered.*

B154—*Criminal Law Clerk*. Following statement by Mr. Henderson that any change in Class B152 should also be reflected in Class B154, Supervisor Mead, seconded by Supervisor Gartland, moved reference of B154 to Civil Service Commission.

*No objection, and so ordered.*

B156—*Senior Criminal Law Clerk*. On motion by Supervisor Meyer, *re-referred to Civil Service Commission* with recommended salary range of \$240 to \$300.

### RECESS.

At the hour of 12:30 P. M., the Board recessed, to reconvene at 2:00 P. M.

DAVID A. BARRY, Clerk.

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### FRIDAY, MARCH 12, 1943—2:00 P. M.

The Board of Supervisors reconvened at 2:00 P. M. to resume consideration of salary standardization.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Gartland, Mead, Meyer, Roncovieri, Uhl—6.

Absent: Supervisors Brown, Colman, Green, MacPhee, Shannon—5.

Quorum present.

Supervisor Dan Gallagher presiding.

Supervisor Brown was noted present at 3:35 P. M.

### Consideration of "B" Classifications Resumed.

B160—*Civil Law Clerk*. On motion by Supervisor Mead, requested increase in salary range, making that range read \$225 to \$250, was *referred to Civil Service Commission for report*.

B161—*Cashier, County Clerk's Office*. Consideration *postponed*.

B165—*Cashier, Municipal Court*. Consideration *postponed*.

B169—*County Clerk*. Recommendation of Civil Service Commission approved, Supervisor Mead dissenting.

B173—*Public Administrator*. Recommendation of Civil Service Commission approved, Supervisor Mead dissenting.

B183—*Cashier, Sheriff's Office*. Consideration postponed.

B210—*Office Assistant*. Recommendation of Civil Service Commission approved. Supervisor Uhl objecting.

#### Consideration of "Cashier" Classifications.

Supervisor Gallagher referred to Classes B161, B165 and B183, consideration of which had previously been postponed, and questioned Mr. Henderson, representing the Civil Service Commission, as to the reasons for the differences in recommended salary ranges. Those recommended ranges are: B161, \$250 to \$300; B165, \$250 to \$300; B183, \$225 to \$260.

Mr. Henderson, in reply, stated that the duties of the different positions were not comparable.

Further consideration was temporarily postponed.

B213—*Usher, Mayor's Office*. Consideration postponed, at request of Supervisor Mead.

Subsequently during the day's meeting, Supervisor Mead announced that because of the hours that the Mayor's usher had to work, he should be given proper consideration, and moved that the salary range should be set at \$200 to \$225. Motion seconded by Supervisor Gallagher.

Supervisor Roncovieri opposed the motion, saying that in his opinion it was ridiculous.

Supervisor Mead objected to the statement by Supervisor Roncovieri.

The motion for change in salary range and reference to the Civil Service Commission was approved, however, without objection.

B228—*Senior Clerk*. Mr. Sidney Franklin, speaking on behalf of Senior Clerks in general, and himself in particular, requested salary range of \$225 to \$275.

On motion by Supervisor Mead, requested salary range was approved and referred to the Civil Service Commission for report.

B232—*Assistant to Secretary, Park Commission*. Consideration postponed.

B234—*Head Clerk*. The Controller, speaking on behalf of all the Head Clerks employed by the City and County, of which there are 21 employed, five of which being employed in his office. The salary range for the Class B234 should be \$275 to \$350.

Mr. Joseph J. Phillips, speaking on behalf of a Head Clerk in his office, also urged the salary range of \$275 to \$350.

Mr. S. J. Rosenblum, of the Central Permit Bureau, also requested the same range.

Whereupon, on motion by Supervisor Shannon, no objection being offered, the requested salary range of \$275 to \$350 was approved and referred to the Civil Service Commission for report.

B183—*Cashier, Sheriff's Office*. The foregoing classification, consideration of which had previously been postponed, was again taken up. Supervisor Gallagher moved that the range of salary be set at \$250 to \$300, and that the recommendation be referred to the Civil Service Commission for report. Motion seconded by Supervisor Meyer.

No objection, and motion approved.

**B161—Cashier, County Clerk's Office.** Civil Service Commission's recommendation approved.

**B165—Cashier, County Clerk's Office.** Civil Service Commission's recommendation approved.

**B235—Director of Service, Assessor's Office.** Mr. Frank Moitoza objected to the proposed salary range. Whereupon, Supervisor Mead, seconded by Supervisor Shannon, moved that the salary range be established at \$275 to \$350.

*No objection, and motion carried.*

**B247—Meter Reader.** Mr. Moitoza called attention to the classification, B247, Meter Reader, stating that that classification was comparable to General Clerk, and the range should be the same.

Mr. Henderson agreed that the range should be the same as that of General Clerk.

Whereupon, Supervisor Mead, seconded by Supervisor Shannon, moved that the salary range be set at \$165 to \$200.

*No objection, and so ordered.*

**B304—Senior Addressing Machine Operator.** Mr. Grover O'Connor urged that salary range be the same as range for Senior Clerk.

Whereupon, Supervisor Mead, seconded by Supervisor Gallagher, moved that the salary range be set at \$180 to \$215.

*No objection, and so ordered.*

**B311—Bookkeeping Machine Operator.** The Controller pointed out that the Bookkeeping Machine Operator should enjoy the same salary range as the Bookkeeper, or \$185 to \$225.

Whereupon, Supervisor Mead, seconded by Supervisor Gartland, moved that the range be set at \$185 to \$225.

*No objection, and so ordered.*

**B312.1—Senior Bookkeeping Machine Operator, Controller's Office.** The Controller said that same data filed with recommendations for Bookkeeping Machine Operator apply in some degree for Senior Bookkeeping Machine Operator. The range should be \$225 to \$275. Classes B311, B312 and B312.1 should all be treated alike.

Whereupon, Supervisor Mead, seconded by Supervisor Gartland, moved that the Controller's recommendation be approved.

*No objection, and so ordered.*

**B325—Blue Printer.** Mr. Sherman Duckel urged that range for Blue Printer be established at \$185 to \$225. Unless adequate range is approved the Blue Print Room will have to be closed for want of operator.

Thereupon, Supervisor Mead, seconded by Supervisor Meyer, moved that the range be established at \$185 to \$225.

*No objection, and so ordered.*

**B330—Photographer, Public Utilities Commission.** Mr. O'Connor requested salary range of \$190 to \$235.

Supervisor Mead, seconded by Supervisor Gartland, moved that the salary range be set at \$190 to \$235.

*No objection, and so ordered.*

**B355—Custodian of Voting Machines.** Supervisor Gallagher, seconded by Supervisor Mead, moved that the salary range be set at \$260 to \$325.

*No objection, and so ordered.*

**B86—Jury Commissioner, Superior Court.** Mr. David Supple requested minimum salary for foregoing classification be set at \$600.

Supervisor Gallagher, seconded by Supervisor Shannon, moved that the minimum salary for B86, Jury Commissioner, Superior Court, be set at \$600, and that the recommendation be referred to the Civil Service Commission for report.

*No objection, and so ordered.*

B413—*Assistant Clerk, Board of Supervisors.* Supervisor Shannon called attention to the foregoing classification for which, apparently, the P. A. S. had no data to support its recommendation, and moved that salary range of \$250 to \$325 be established therefor. Motion seconded by Supervisors Gallagher, Mead and Meyer.

*No objection, and so ordered.*

B416—*Assistant to Executive Staff, Mayor's Office.* Supervisor Shannon, seconded by Supervisor Mead, moved that the salary range for the foregoing classification be set at \$225 to \$280.

*No objection, and so ordered.*

B423—*Assistant to City Librarian.* Mr. Rea, Librarian, requested salary range of \$225 to \$280 for foregoing classification.

Thereupon, Supervisor Mead, seconded by Supervisor Shannon, moved that the salary range for Class B423, Assistant to City Librarian, be set at \$225 to \$280.

*No objection, and so ordered.*

B460—*Secretarial Telephone Operator.* Supervisor Mead, seconded by Supervisor Gallagher, moved that a salary range be established at \$165 to \$200.

*No objection, and so ordered.*

B11—*Cost Analyst.* Supervisor Shannon presented data in connection with Classification B11, Cost Analyst, and moved salary range therefor be set at \$350 to \$425.

*No objection, and so ordered.*

B88—*Chief Assistant Clerk, Board of Supervisors.* Supervisor Meyer, seconded by Supervisor Gallagher, moved that salary range be established at \$360 to \$450.

*No objection, and so ordered.*

B101—*Supervisor of Personal Property Records, Assessor's Office.* Supervisor Meyer, seconded by Supervisor Gartland, moved salary range of \$260 to \$325.

*No objection, and so ordered.*

### Approval of "B" Classifications.

Civil Service Commission recommendations with respect to "B" Classifications not otherwise acted on, were *considered approved.*

### Consideration of Other Than "B" Classifications.

During the consideration of the "B" classifications, other classifications, as follows, were called up and considered:

L152—*Dental Hygienist.* Miss Anita Jones, representing four Dental Hygienists of the Department of Public Health, declared that the proposed salaries were not comparable to those in private industry. In private employment salaries range from \$250 to \$300 per month. She requested salary range of \$165 to \$250 be established.

Thereupon, on motion by Supervisor Mead, the requested salary range was *approved and referred to the Civil Service Commission for report.*

G202—*Division Right of Way Agent.* Mr. Joseph J. Phillips explained the duties of the foregoing class and urged that the minimum salary be set at \$300.

Thereupon, Supervisor Meyer, seconded by Supervisor Gallagher, moved that the minimum salary be set at \$300.

*No objection, and so ordered.*

G204—*Assistant Director of Property.* Mr. Phillips urged a salary range of \$450 to \$560 be set for the foregoing classification.

Supervisor Mead, seconded by Supervisor Gallagher, moved that the salary range be set at \$450 to \$560, and be referred to the Civil Service Commission for report.

*No objection, and so ordered.*

#### Consideration of "X" Classifications.

Supervisor Shannon, noting the presence of representatives of the Board of Commissioners, Public Library, moved that Class "X," Library Service, be taken up.

G206—*Director of Property.* Supervisor Mead moved that the salary of the Director of Property be set at \$750 to \$1,000.

The Chair ruled motion *out of order.*

Thereupon, Mr. Cullinan, president of the Board of Library Commissioners, on being granted the privilege of the floor, requested that the entire classification be re-referred to the Civil Service Commission. The entire range of salaries recommended is out of all proportion to what should have been recommended, Mr. Cullinan contended. The rates recommended are based on titles given to the employees, not to the duties performed. The most responsible positions in the library are classed lower than head librarians. There should be a wider range of salaries. The entire matter should re-referred to the Civil Service Commission and the Board of Library Commissioners should sit in with the Civil Service Commission in an endeavor to arrive at a recommendation more satisfactory both to Library Commission and to the employees.

Mr. Henderson, representing the Civil Service Commission, disagreed with statements by Mr. Cullinan. These positions were classified more than a year ago, and there was no outstanding protest at that time. The Library Department has been notoriously underpaid for years. The remarks by Mr. Cullinan are very unfair to the Civil Service Commission. However, any changes must be handled as are changes in any other classifications.

Mr. Cullinan, in answer to remarks by Mr. Henderson, agreed that library employees have been very much underpaid. The Library Commissioners, however, were not opposing salary increases; they were opposing the allocation of pay to positions.

Mr. Frank Moitoza announced that the library employees were in accord with the rates as recommended, and he could not understand protests against increasing library department salaries.

Supervisor Shannon pointed out that the request from the Library Commissioners should be given the same consideration as given to other requests, and should be referred to the Civil Service Commission for report. For that reason he would move reference to the Civil Service Commission. Motion seconded by Supervisor Gallagher.

Supervisor Mead expressed opposition to sending anything to the Civil Service Commission that might indicate a recommendation for reduction in salaries. He would have to vote against any such motion.

Miss Margaret Brown, Senior Librarian, Chairman of the Staff Association of the San Francisco Public Library, on behalf of that association, voiced full approval to the proposed salary scale.

Thereupon, the roll was called and the motion by Supervisor Shannon, for reference to the Civil Service Commission, was *approved* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Roncovieri, Shannon—5.

Noes: Supervisors Mead, Meyer, Uhl—3.

Absent: Supervisors Colman, Green, MacPhee—3.

G206—*Director of Property.* Supervisor Mead renewed his motion previously made but declared out of order at the time, that the salary range for Director of Property be set at \$750 to \$1,000. Motion *failed for want of a second.*

#### Future Consideration of Salary Standardization.

Mr. Henderson, in reply to questioning by Supervisor Uhl, announced that if the Board should complete its deliberations without further delay, the Civil Service Commission could have enough information for the Board to get started on by Monday, March 15th, and the Salary Standardization Ordinance could be Passed for Second Reading sometime during the week of March 15th.

#### Withdrawal of Motion for Re-reference of Library Classifications to the Civil Service Commission.

Mr. Rea, Librarian, during the proceedings with respect to "B" Classifications, and subsequent to previous consideration of "X" Classifications, announced that the Library Commission had no idea of reduction in salaries for any librarians. The Commission merely desires to have a harmonious scale between the various libraries and branches. The Commission, too, desired to withdraw its request for re-reference of "X" Classifications to the Civil Service Commission, with the one exception, however, of X22, Head Catalog Librarian.

Thereupon, Supervisor Shannon moved that the Board rescind its previous action with respect to re-reference of Librarian Classifications to the Civil Service Commission. Motion seconded by Supervisor Gallagher.

*No objection and action rescinded.*

X22—*Head Catalog Librarian.* Supervisor Shannon, seconded by Supervisor Gallagher, moved that the salary range for Class X22, Head Catalog Librarian, be set at \$225 to \$280.

*No objection, and so ordered.*

N404—*Inspector of Complaints, Mayor's Office.* Supervisor Gallagher, seconded by Supervisor Mead, moved that salary range of \$350 to \$400 be established.

*No objection, and so ordered.*

K52—*Junior Attorney, Criminal.* Supervisor Gallagher moved that the maximum salary be approved at \$350.

*No objection, and so ordered.*

K54—*Attorney, Criminal.* Supervisor Gallagher moved that the maximum salary be approved at \$350.

*No objection, and so ordered.*

K56—*Senior Attorney, Criminal.* Supervisor Mead moved that the maximum salary be set at \$450.

*No objection, and so ordered.*

K58—*Principal Attorney, Criminal.* Supervisor Mead moved that the maximum salary be set at \$800.

*No objection, and so ordered.*



O360—*Supervisor of Construction, Roads and Paths, Park Department.* Pursuant to request by Mr. O'Connor, Supervisor Shannon, seconded by Supervisor Gartland, moved salary range of \$300 to \$375 for the foregoing classification.

*No objection, and so ordered.*

### Reference to Civil Service Commission of Proposed Amendments in Class "O" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3230, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

O 1	225	Chauffeur, Passenger, after 20 hours' over-time per month—1½ time overtime
O 6	200-225	Motion by Supervisor Mead
O 8	200-225	Motion by Supervisor Green
O 58	165-185	(Letter attached)
O 60	230-300	(Letter attached)
O 62	240-300	(Letter attached)
O172	325-350	(Letter attached)
O260	11 per day	(Letter attached)
O264	12 per day	(Letter attached)
O360	300-375	(Letter attached)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof of such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

### Park Department Employees to Civil Service Commission.

#### Request for Re-reference of Salary Standardization Schedules for

The Clerk presented and read communication from Board of Park Commissioners, requesting the Board to re-refer the Salary Standardization Schedule recommended by the Civil Service Commission for Park employees back to the Civil Service Commission for further study in order that members of the Park Commission might consult with members of the Civil Service Commission and present their views as to the proper salary ranges for Park employees.

Mr. Henderson announced that lack of time would prevent the Civil Service Commission from taking back its recommendations with respect to Park employees. The Commission could not possibly make a review of the Park classifications.

### Consideration of "F" Classifications.

F2—*Assistant Engineer, Water Service.* Mr. Nelson Eckart, Chief Engineer, stated that the title for the foregoing classification was a misnomer. The salary range for the position should be \$500 to \$600. However, no recommendation for change was made.

F9—*Chief Engineer, Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau.* Supervisor Mead called attention to reduction of maximum salary range from \$833.33 to \$700, a reduction of \$133.33, to which he objected. Supervisor Brown also objected to reduction of maximum range for the position.

Thereupon, Supervisor Mead moved that the salary range be established at \$700 to \$833.33.

Supervisor Brown announced that he would agree to a range of \$600 to \$833.33. He would not agree to a minimum of \$700.

Whereupon, Supervisor Mead *accepted* the recommendation of Supervisor Brown, and moved for salary range of \$600 to \$833.33.

*No objection, and so ordered.*

F50—*Maintenance Chief, San Francisco Airport.* Captain Doolin, Manager, San Francisco Airport, requested salary range of \$250 to \$300 for the foregoing classification.

On motion by Supervisor Shannon, salary range of \$250 to \$300 was *approved*.

F51—*Airport Attendant.* Captain Doolin requested range of \$175 to \$200.

On motion by Supervisor Shannon, salary range of \$175 to \$200 was *approved*.

F61—*Superintendent of Operations, San Francisco Airport.* Captain Doolin requested salary range of \$400 to \$500.

On motion by Supervisor Shannon, salary range of \$400 to \$500 was *approved*.

#### Retirement of Charles M. Wollenberg, Superintendent of Laguna Honda Home.

Supervisor Brown called attention to the early retirement from the city service of Mr. Charles M. Wollenberg, Superintendent of Laguna Honda Home, after nearly thirty years' service, and suggested that a suitable resolution of congratulations and thanks for the services rendered by him be adopted by the Board by rising vote.

Thereupon, the Clerk was directed, by rising vote, to draft appropriate resolution for presentation to Mr. Wollenberg.

#### In Memoriam—John D. Galloway.

(Series of 1939)

Supervisor Roncovieri presented:

Resolution No. 3267, as follows:

Whereas, this Board of Supervisors learns with deep sorrow of the passing of John D. Galloway, distinguished engineer of this city; and

Whereas, John D. Galloway was associated with our late City Engineer, M. M. O'Shaughnessy, as consultant on the great Hetch Hetchy project, also as a consultant in the selection of a site for the San Francisco-Oakland Bay Bridge and as such rendered invaluable service to San Francisco and in presenting the case for the city before the Navy Department at Washington, D. C., which resulted in the granting of the permit for this gigantic project—one of the greatest engineering feats of all times; now, therefore, be it

Resolved, That this Board of Supervisors express to the family and relatives of John D. Galloway its sincere sorrow in the passing of a man who figured so largely in the life and history of our city; and be it

Further Resolved, That when the Board adjourns today, it does so out of respect to the revered memory of John D. Galloway.

*Unanimously Adopted by rising vote.*

### RECESS.

The Board, at the hour of 6:55 p. m., recessed, to reconvene at 8:00 p. m.

DAVID A. BARRY, Clerk.

### FRIDAY, MARCH 12, 1943—8:00 P. M.

The Board of Supervisors reconvened at 8:00 p. m., March 12, 1943, to resume its consideration of Salary Standardization.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

Quorum present.

Supervisor Roncovieri was noted present at 8:55 p. m.

Supervisor Dan Gallagher presiding.

### Reference to Civil Service Commission of Proposed Amendments in Class "C" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented the following:

Resolution No. 3222, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

C 52	165-180	(5½ day week) (Wage agreements and documents attached)
C 54	Same differential to be maintained	(Wage agreements and documents attached)
C102	145-165	(Letter attached hereto)
C104	165-185	(Letter attached hereto)
C107	190-215	(Letter attached hereto)
C202	190-205	(Letter attached hereto)
C204	Present differential to be maintained.	(Letter attached hereto)
C152	140-165	(Refer to C-S Commission to check on minimum salary)
C153	140-165	(Refer to C-S Commission to check on minimum salary)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost there-

of such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.

**Reference to Civil Service Commission of Proposed Amendments in Class "X" Compensation Schedules.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3232, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

X 22      225-280      (Letter attached)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

**Consideration of "F" Classification Resumed.**

**F112—City Architect.** Supervisor Mead objected to reduction of minimum classification, and moved salary range of \$500 to \$600. Motion seconded by Supervisor Gartland.

*No objection, and so ordered.*

**F254—Civil Engineering Draftsman.** Mr. A. V. Bohay requested salary range of \$240 to \$300.

Supervisor Meyer, seconded by Supervisor Mead, moved that salary range be set at \$240 to \$300, and proposed amendment be referred to the Civil Service Commission.

*No objection, and so ordered.*

**F372—Chief Engineer, Bureau of Light, Heat and Power.** Supervisor Meyer, seconded by Supervisor Mead, moved that salary range be set at \$500 to \$650.

*No objection, and motion approved.*

**F506—Engineer of Grades.** Supervisor Shannon, seconded by Supervisor Meyer, moved that salary range be set at \$300 to \$375.

*No objection, and motion approved.*

**F510—Engineer of Street Improvement Investigations.** Following statement by Mr. Duckel, Supervisor Mead, seconded by Supervisor Green, moved that salary range of \$325 to \$400 be established.

*No objection, and motion carried.*

**F518—Office Engineer.** Following statement by Mr. Glick, Office Engineer, and recommendation by Mr. Turner, Chief Engineer, Super-

visor Mead, seconded by Supervisor Green, moved salary range of \$350 to \$435.

*No objection and motion carried.*

F602—*Chainman.* Mr. Ivan Flamm requested salary range of \$200 to \$250.

Supervisor Meyer, seconded by Supervisor Gartland, moved that salary range of \$175 to \$200 be established.

*No objection, and motion carried.*

F604—*Surveyor's Field Assistant.* Following request by Mr. Flamm, Supervisor Meyer, seconded by Supervisor Gartland, moved salary range of \$200 to \$250 be established.

*No objection, and motion carried.*

F610—*Surveyor.* Following request by Mr. Flamm, Supervisor Meyer seconded by Supervisor Gartland, moved salary range of \$280 to \$325 be established.

*No objection, and motion carried.*

F614—*Assistant Chief Surveyor.* Mr. Flamm pointed out that the salary range for the foregoing classification would have to be changed in order to maintain equitable relationship between related classifications.

Thereupon, Supervisor Meyer, seconded by Supervisor Mead, moved salary range of \$325 to \$350.

*No objection, and motion carried.*

#### Approval of "F" Classifications.

Civil Service Commission recommendations with respect to "F" Classifications not otherwise acted on were *considered approved.*

#### Reference to Civil Service Commission of Proposed Amendments in Class "U" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3233, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

U 56	300-350	(Letter attached)
U122	188-217	(Letter attached)
U124	200-250	(Letter attached)
U125	190-215	(Letter attached)
U130	190-225	(Letter attached)
U142	500-650	(Letter attached)
U144	425-525	(Letter attached)
U227	14 per day	
U230	13 per day (210-240)	

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost

thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

**Reference to Civil Service Commission of Proposed Amendments in Class "B" Compensation Schedules.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3234, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

B 96	500-600	(Letter attached)
B 4	185-225	(Letter attached)
B 6	Differential	to continue
B 11	350-425	(Letter attached)
B 27	400-500	(Letter attached)
B 72	300-400	(Letter attached)
B 91	350-450	(Motion of Supervisor Meyer)
B222	165-200	(Letter attached) (On motion of Supervisor Shannon)
B408	165-200	(Letter attached) (Salary range was set 165-200)
B510	165-200	(Letter attached)
B512	165-200	(Letter attached)
B354	230-275	(Letter on file with C-S Commission)
B311	185-225	(Letter attached)
B102	200-250	(Letter attached)
B104	To be considered with B102 (Motion Supervisor Mead)	
B125	225-275	(Letter attached)
B152	225-250	(Letter attached)
B154	225-250	(Letter attached)
B156	240-300	(Letter attached)
B160	225-250	(Letter attached)
B161	280-350	(Letter attached)
B164	250-325	(Letter attached)
B184	250-325	Statement by Recorder T. A. Toomey
B228	225-275	(Letter attached)
B213	200-225	(Motion by Supervisor Mead) (Letter attached)
B234	275-350	(Letter attached)
B235	275-350	(Letter attached)
B304	180-215	(Letter attached)
B247	165-200	(Motion by Supervisor Mead)
B311	175-200	Consider at range of B4 (Letter attached)
B312	Consider with B311	
B312.1	Consider with B311	
B325	185-225	(Letter attached)
B327	185-225	(Letter attached)
B330	190-235	(Letter attached)
B355	260-325	(Letter attached)
B 86	600	(Letter to come)
B413	250-325	(Letter attached)
B416	225-280	(Letter attached)
B423	225-280	(Letter attached)
B460	165-200	(Motion of Supervisor Mead)

B 88	360-450	(Letter attached)
B101	260-325	(Letter attached)
B183	250-300	(Letter attached)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

#### Re-reference to "H" Classification.

H44—*Supervising Inspector, Bureau of Fire Investigation.* Supervisor Green referred back to Class H44, the salary range for which had previously been approved, and requested range of \$325 to \$375.

Mr. Henderson announced the present Supervising Inspector was formerly a Captain in the Fire Department. The Civil Service Commission has already recommended a beginning range at approximately the range for Captain.

Further consideration was *temporarily postponed*.

#### Reference to Civil Service Commission of Proposed Amendments in Class "F" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3235, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

F 9	700-833.33	(Letter on file) (Supervisor Mead)
F 50	250-300	(Letter attached)
F 51	175-200	(Letter attached)
F 52	200-250	(Letter attached)
F 61	400-500	(Letter attached)
F112	500-600	(Supervisor Mead) (Restore minimum)
F254	240-300	(Letter attached)
F372	500-650	(Motion by Supervisor Meyer)
F510	325-400	(Letter attached)
F518	350-435	(Motion by Supervisor Mead)
F602	175-200	(Letter attached)
F604	200-250	(Letter attached)
F610	280-325	(Letter attached)
F614	Differential to be maintained	
F506	300-375	(Letter attached) (Shannon-Meyer)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost

thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

### Consideration of "G" Classifications.

A Mr. Green, speaking for a number of classifications in the Examining and Evaluation Service, stated that he desired to make recommendations for eleven different classes, all related, after which, if such procedure would be agreeable to the Board, all his recommendations could be acted on at one time.

Thereupon, Mr. Green made the following recommendations:

G2—*Land Appraiser*. Recommended range \$250 to \$300.

G4—*Supervising Land Appraiser*. Recommended range \$300 to \$350.

G5—*Chief Land Appraiser*. Recommended range, \$350 to \$425.

G8—*Building Appraiser*. Recommended range \$250 to \$300.

G10—*Supervising Building Appraiser*. Recommended range \$300 to \$350.

G11—*Chief Building Appraiser*. Recommended range, \$350 to \$400.

G15—*Property Auditor, Assessor's Office*. Recommended range, \$250 to \$300.

G16—*Supervising Personal Property Appraiser*. Recommended range, \$300 to \$350.

G17—*Chief Personal Property Appraiser*. Recommended range, \$350 to \$425.

G18—*Assistant Marine Surveyor*. Recommended range, \$250 to \$350.

G19—*Marine Surveyor*. Recommended range \$300 to \$350.

Supervisor Green, seconded by Supervisor Gartland, moved that the foregoing salary ranges be approved and referred to the Civil Service Commission for report.

*No objection and so ordered.*

### Approval of "G" Classifications.

Civil Service Commission recommendations with respect to "G" Classifications not otherwise acted on were considered *approved*.

### Consideration of "N" Classifications.

N4—*Coroner's Investigator*. Recommended salary range *approved*, Supervisor Mead objecting to reduced entrance rate.

N10—*Coroner*. Recommended salary range *approved*, Supervisor Mead objecting to reduced entrance rate.

N52—*Food and Restaurant Inspector, Male*. Mr. Grover O'Connor, speaking for Classes G52, G56, G204 and G205, stated that these Classes are interchangeable and should all carry the same salary range. The range should be \$200 to \$250.

Thereupon, on motion by Supervisor Green, seconded by Supervisor Mead, salary range for the foregoing classification, \$200 to \$250, was *approved*.

N56—*Market Inspector*. Supervisor Green, seconded by Supervisor Mead, moved that salary range for the foregoing classification be set at \$200 to \$250.

*No objection, and motion carried.*



N64—*Dairy Inspector*. Mr. MacDonald, Dairy Inspector, requested that salary range be fixed at \$260 to \$320.

Supervisor Meyer, seconded by Supervisor Gallagher, moved that salary range of \$260 to \$320 be established for the foregoing classification.

*No objection, and so ordered.*

N204—*Housing Inspector*. Mr. Smith from Building Trades Council, speaking for the foregoing classification, urged that range be set at \$240 to \$300.

Whereupon, Supervisor Mead, seconded by Supervisor Meyer, moved that the salary range be approved at \$240 to \$300.

*No objection, and so ordered.*

N205—*Industrial Inspector*. Mr. O'Connor requested that salary range for the foregoing classification be set at \$215 to \$250.

Supervisor Green, seconded by Supervisor Mead, moved that salary range for Class N205 be set at \$215 to \$250.

*No objection, and so ordered.*

N206—*Chief Housing Inspector*. Mr. Smith from Building Trades Council, requested salary range of \$300 to \$350.

Supervisor Mead, seconded by Supervisor Gartland, moved that salary range for the foregoing classification be set at \$300 to \$350.

*No objection, and so ordered.*

N420—*Consumers' Complaint Investigator*. Mr. R. P. Scott from Public Utilities Commission, requested salary range of \$225 to \$280.

Supervisor Meyer, seconded by Supervisor Mead, moved that salary range of \$225 to \$280 for foregoing classification be approved.

*No objection, and so ordered.*

#### Approval of "N" Classifications.

Civil Service Commission recommendations with respect to "N" classifications, not otherwise acted on, were considered *approved*.

#### Consideration of "P" Classifications.

P102—*Registered Nurse*. Mr. Moitoza objected to present range for Registered Nurses. The range should be \$155 to \$185.

Supervisor Mead, seconded by Supervisor Green, moved that the salary range for the foregoing classification be set at \$155 to \$185.

*No objection, and so ordered.*

P208—*Operating Room Nurse*. On motion by Supervisor Mead, salary range was set at \$165 to \$195.

P304—*Instructor of Nursing*. On motion by Supervisor Mead, seconded by Supervisor Green, salary range was set at \$201 to \$230.

P204—*Anaesthetist*. Mr. Moitoza requested that salary range for the foregoing classification be set at \$25 in excess of salary for Operating Room Nurse, because of the greater responsibilities.

Thereupon, on motion by Supervisor Mead, seconded by Supervisor Gallagher, salary range was set at \$190 to \$220.

P52—*Field Nurse*. Following statement by a Field Nurse, who held that because of the difference in duties, salary of Field Nurse should be greater than that of the Registered Nurse. Supervisor Mead, seconded by Supervisor Gallagher, moved that salary range be set at \$185 to \$220.

*No objection, and so ordered.*

P206—*Senior Anaesthetist*. Supervisor Gallagher moved that salary range be increased to maintain proper differential between the foregoing classification and the Classification P204, Anaesthetist.

*No objection, and so ordered.*

P210—*Senior Operating Room Nurse*. Supervisor Gallagher, seconded by Supervisor Meyer, moved that salary range be established to maintain a proper differential between the foregoing classification and Class P206, Operating Room Nurse.

*No objection, and motion carried.*

P216—*Head Nurse, Psychiatric*. Supervisor Gallagher, seconded by Supervisor Gartland, moved that foregoing classification be given same salary range as P304, Instructor of Nursing, a range of \$201 to \$230.

*No objection, and so ordered.*

### Approval of "P" Classifications.

Civil Service Commission recommendations with respect to "P" classifications, not otherwise acted on, were considered *approved*.

### Reference to Civil Service Commission of Proposed Amendments in Class "N" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3238, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

N 52	215-250	(Letter attached)
N 56	215-250	(Letter attached)
N 64	260-320	(Letter attached)
N204	240-300	(Statement by Mr. Smith) (Motion by Supervisor Mead)
N205	215-250	(Letter attached)
N206	300-350	(Statement by Mr. Smith) (Motion by Supervisor Mead)
N420	225-280	(Motion by Supervisor Meyer) (Letter to come Mr. R. Scott)
N404	350-400	(Letter attached)
N420	225-280	(Letter attached) (Meyer-Mead) (Scott)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof of such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

**Ayes:** Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

**Absent:** Supervisors Colman, MacPhee—2.

### Consideration of "S" Classifications.

S102—*Conductor*. Mr. H. S. Foley requested members of the Board to take resolution requesting the Civil Service Commission to give further consideration to and to review data already submitted to P. A. S. on Classes S102, S103, S104, S106 and S120. The first four of

the foregoing classifications are comparable. San Francisco is the only city in the United States, continued Mr. Foley, that pays its street railway platform men less than it pays laborers. There should be a flat rate of 95 cents per hour for platform men.

Thereupon, Supervisor Mead, seconded by Supervisor Roncovieri, moved that salary for Class S102, Conductor, be set at \$1.00 per hour. *No objection, and so ordered.*

S103—*Conductor (Female.)* Same motion as S102.

S104—*Motorman*—Same motion as S102.

S106—*Bus Operator.* Supervisor Mead, seconded by Supervisor Roncovieri, moved that salary for Class S106, Bus Operator, be set at \$1.07½ per hour.

*No objection, and so ordered.*

S120—*Day Dispatcher.* Supervisor Mead, seconded by Supervisor Gallagher, moved that salary range be set at \$245 to \$265.

*No objection, and so ordered.*

S124—*Supervisor of Schedules.* Supervisor Shannon moved range for foregoing classification be set at \$300 to \$350.

*No objection, and so ordered.*

### Approval of "S" Classifications.

Civil Service Commission recommendations with respect to "S" classifications, not otherwise acted on, were considered *approved*.

### Reference to Civil Service Commission of Proposed Amendments in Class "P" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3237, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

P 52	185-220	(Letter attached) (Motion by Supervisor Meyer)
P102	155-185	(Data attached) (Motion by Supervisor Mead)
P204	190-220	(Letter attached)
P206	Differential to be maintained with P204	
P212	Considered with P304 (Motion by Supervisor Gallagher)	
P214	Considered with P304 (Motion by Supervisor Gallagher)	
P216	Considered with P304 (Motion by Supervisor Gallagher)	
P304	201-230	(Letter attached)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof of such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

**Reference to Civil Service Commission of Proposed Amendments in  
Class "G" Compensation Schedules.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3236, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

G 2	250-300	(Letter attached)
G 4	300-350	(Letter attached)
G 5	350-425	(Letter attached)
G 8	250-300	(Letter attached)
G 10	300-350	(Letter attached)
G 11	350-425	(Letter attached)
G 15	250-300	(Letter attached)
G 16	300-350	(Letter attached)
G 17	350-425	(Letter attached)
G 18	250-300	(Letter attached)
G 19	300-350	(Letter attached)
G202	300	(Statement by J. J. Phillips) (motion by Supervisor Gallagher)
G204	450-560	(Statement by J. J. Phillips) (Motion by Supervisor Mead)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof of such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovleri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

**Approval of "K" Classifications.**

Civil Service Commission recommendations with respect to "K" classifications, not otherwise acted on, were considered *approved*.

**Consideration of "T" Classifications.**

*T2—Male Attendant, Juvenile Detention Home.* Following objection by Mr. Drady to the recommendation of the Civil Service Commission, Supervisor Shannon, seconded by Supervisor Mead, moved that salary range be set at \$175 to \$200.

*No objection, and so ordered.*

*T4—Woman Attendant, Juvenile Detention Home.* Pursuant to request by Mr. Drady, Supervisor Mead, seconded by Supervisor Gallagher, moved that salary range for foregoing classification be set at \$165 to \$190.

*No objection, and so ordered.*

*T12—Superintendent, Juvenile Detention Home.* Supervisor Mead, seconded by Supervisor Gallagher, moved salary range be set at \$250 to \$300.

*No objection, and so ordered.*

T56—*Probation Officer*. On motion by Supervisor Green, salary range for foregoing classification was set at \$200 to \$250.

T153—*Chinese Social Service Worker*. Mr. Wm. J. Gallagher, speaking in behalf of Classes T153 and T157, requested salary range for both classes at \$200 to \$250.

Whereupon, on motion by Supervisor Green, salary range for Class T153 was established at \$200 to \$250.

T157—*Social Service Worker*. On motion by Supervisor Green, salary range for Class T157 was set at \$200 to \$250.

T160.1—*Senior Social Service Worker, Public Welfare Department*. Mr. Gallagher, requested, in order to maintain proper differential of salary between the foregoing class and Class T157, that a salary range of \$230 to \$280 be established.

Whereupon, Supervisor Green, seconded by Supervisor Mead, moved that saalry range for Class T160.1 be set at \$230 to \$280.

*No objection, and so ordered.*

T160.2—*Senior Social Service Worker, Department of Public Health*. Supervisor Gallagher, seconded by Supervisor Mead, moved that salary range be set at \$230 to \$280.

*No objection, and so ordered.*

T165—*Social Service Director*. Supervisor Mead, seconded by Supervisor Gartland, moved salary range be set at \$350 to \$435.

*No objection, and so ordered.*

#### Approval of "T" Classifications.

Civil Service Commission recommendations with respect to "T" classifications, not otherwise acted on, were considered *approved*.

#### Consideration of "R" Classifications.

R132—*Starter, Park Department*. Supervisor Meyer, seconded by Supervisor Gallagher, moved that salary range be set at \$185 to \$225.

*No objection, and so ordered.*

#### Approval of "R" Classifications.

Civil Service Commission recommendations with respect to "R" classifications, not otherwise acted on, were considered *approved*.

#### Consideration of "L" Classifications.

L52—*Bacteriological Laboratory Technician*. Mr. Moitoza objected to range set up for Classes L52, L54, L56 and L58. Range for Class L52, he believed, should be \$165 to \$200.

Supervisor Mead, seconded by Supervisor Gallagher, moved that salary range be set at \$165 to \$200.

*No objection, and so ordered.*

L54—*Assistant Bacteriologist*. Supervisor Mead, seconded by Supervisor Gallagher, moved that range of \$215 to \$260 be established.

*No objection, and so ordered.*

L56—*Bacteriologist*. Supervisor Mead, seconded by Supervisor Gallagher, moved that salary range of \$265 to \$300 be established.

*No objection, and so ordered.*

L58—*Director of Laboratories*. Supervisor Mead, seconded by Supervisor Gallagher, moved that salary range be set at \$325 to \$400.

*No objection, and so ordered.*

L602—*Audiometer Technician*. Supervisor Shannon, seconded by Supervisor Gallagher, moved that salary range be set at \$165 to \$200. *No objection, and so ordered.*

### Approval of "L" Classifications.

Civil Service Commission recommendations with respect to "L" classifications, not otherwise acted on, were considered *approved*.

### Consideration of "Y" Classifications Postponed.

Mr. Henderson announced that the Civil Service Commission was not yet ready to report on "Y" classifications. The Commission would have a report by Monday, March 15th.

Mr. Frank Moitoza announced that he desired the record to show that he had in mind several protests against recommendations for "Y" classifications.

### Reference to Civil Service Commission of Proposed Amendment in Class "R" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3240, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

R132      185-225      (Motion by Supervisor Meyer)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof of such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

### Reference to Civil Service Commission of Proposed Amendments in Class "T" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3241, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

T 2	175-200	(Letter attached)
T 4	165-190	(Letter attached)
T 12	250-300	(Letter attached)
T 56	200-250	(Letter attached)
T153	200-250	(Letter attached)
T157	200-250	(Letter attached)
T160.1	230-280	(Letter attached)

T160.2 Consider with 160.1 (Motion by Supervisor  
Gallagher)  
T165 350-435 (Letter attached)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

### Hearing of Park Department Classifications.

On motion by Supervisor Uhl, the Board set Monday, March 15, 1943, 4:00 P. M. as the time for consideration of salary standardization for park department employments.

### Reference to Civil Service Commission of Proposed Amendments in Class "L" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3242, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

L152	165-250	(Letter attached)
L 52	165-200	(Letter attached)
L 54	215-260	(Letter attached)
L 56	265-300	(Letter attached)
L 58	325-400	(Letter attached)
L602	165-200	(Letter attached)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

### Reference to Civil Service Commission of Proposed Amendments in Class "K" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3243, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

- |      |            |   |
|------|------------|---|
| K 52 | 350        | Motion by Supervisor Mead—Statement by Supervisor Gallagher.  |
| K 54 | 350        | Motion by Supervisor Mead—Statement by Supervisor Gallagher.  |
| K 56 |            | Commensurate with salaries in City Attorney's Office.         |
| K 58 | Up to 800. | Motion by Supervisor Mead. Statement by Supervisor Gallagher. |

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

#### Reference to Civil Service Commission of Proposed Amendments in Class "I" Compensation Schedules.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3229, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

- |       |         |                            |
|-------|---------|----------------------------|
| I 2   | 118-135 | (Letter attached hereto)   |
| I 122 | 150-170 | (Motion of Supervisor Uhl) |
| I 152 | 125-135 | (Motion of Supervisor Uhl) |
| I 154 | 125-135 | (Motion of Supervisor Uhl) |
| I 156 | 125-135 | (Motion of Supervisor Uhl) |
| I 167 | 125-135 | (Motion of Supervisor Uhl) |
| I 204 | 120-145 | (Letter attached hereto)   |
| I 254 | 120-150 | (Motion of Supervisor Uhl) |

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Shannon, Uhl—8.

Absent: Supervisors Colman, MacPhee, Roncovieri—3.



**Reference to Civil Service Commission of Proposed Amendments in  
Class "S" Compensation Schedules.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3239, as follows:

Resolved, The Board of Supervisors proposes the following amendments in the compensation schedules proposed by the Civil Service Commission:

S102	\$1 per hour (Motion by Supervisor Mead)
S103	\$1 per hour (Motion by Supervisor Mead)
S104	\$1 per hour (Motion by Supervisor Mead)
S105	\$1.07½ per hour (Motion by Supervisor Mead)
S120	245-265 (Motion by Supervisor Mead)
S124	300-350 (Letter attached)

and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, these proposed changes are referred to the Civil Service Commission with the request that the Commission review and analyze the data attached hereto or referred to above, which, in the judgment of the Board of Supervisors, warrants the proposed change, and report also to the Board of Supervisors what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Colman, MacPhee—2.

**ADJOURNMENT.**

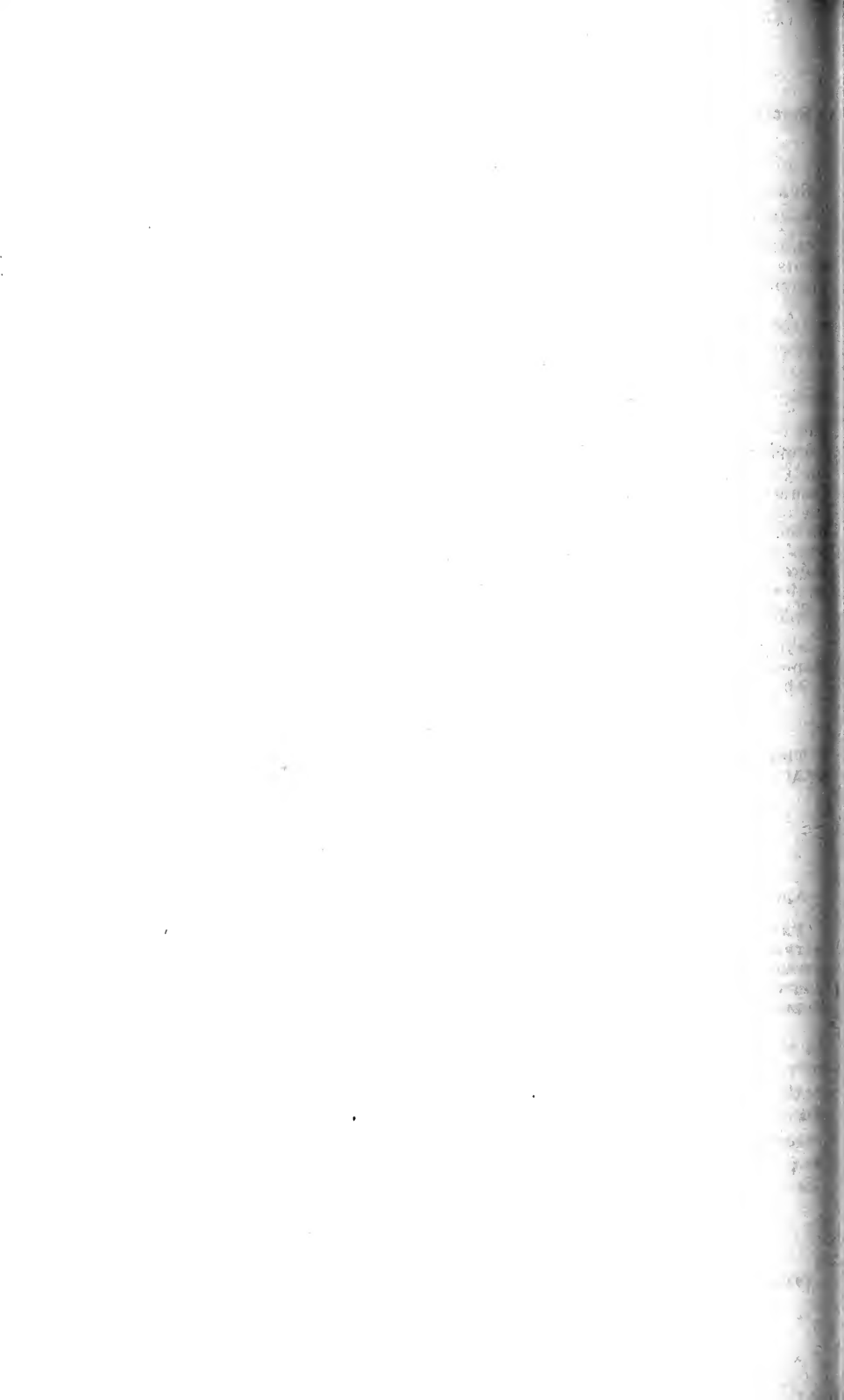
There being no further business, the Board, at the hour of 11:55 P. M., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors April 19, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.







**Monday, March 15, 1943**

# **Journal of Proceedings Board of Supervisors**

**City and County of San Francisco**



101

# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 15, 1943, 2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 15, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Ronconvieri, Shannon, Uhl—11.

Quorum present.

President Jesse C. Colman presiding.

## SPECIAL ORDER—2:00 P. M.

### Appeal From Quintara Street Assessment.

Hearing of appeal from assessment for the costs and expenses of the work on or improvement of Quintara Street between Twenty-fourth and Twenty-sixth Avenues, including the intersections of Twenty-fifth and Twenty-sixth Avenues, by paving, et cetera, by Eaton & Smith, as described in Declaration of Intention Order No. 16790 of October 15, 1941.

No protest having been received, the assessment was confirmed and the Clerk was directed so to notify the Director of Public Works.

## SPECIAL ORDER—2:30 P. M.

Board of Supervisors to sit as a Committee of the Whole to consider the following matter, from Committee on County, State and National Affairs without recommendation:

Present: Supervisors Green, Meyer, Gartland, Shannon.

### Urging the Appointment of Non-Resident Members to the Board of Directors of Agricultural District 1-A.

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, a measure has been introduced in the State Legislature to provide for the appointment to the Board of Directors of Agricultural District 1-A, of a minority membership consisting of representatives of the livestock industry to be selected from counties other than San Francisco and San Mateo; and

Whereas, the legislation referred to is conducive to the best interests of Agricultural District 1-A and to the counties of San Francisco and San Mateo in that:

1. It will assure a vital and continuing interest in the affairs of the district on the part of the livestock people and their following;

2. It will assure continuing and increased success for the livestock shows of the future, held under the auspices of Agricultural District

1-A, by reason of the fact that the wisdom and advice of experienced livestock men will be immediately available for the benefit of the directorate;

3. It will assure the confidence and cooperation of the livestock industry, the interests of which, primarily, the Cow Palace, is intended to serve;

4. By sharing with the representatives of animal husbandry, administration of the affairs of Agricultural District 1-A, bona fide evidence of San Francisco's interest in their problems and desire to cooperate for our mutual welfare will be made manifest and such action will redound to the benefit of San Francisco generally; now, therefore, be it

Resolved, That this Board of Supervisors does enthusiastically approve of the proposal to amend the statute regulating the appointment of directors to Agricultural District 1-A to provide that not more than three members of the Board of Directors of said district shall be appointed by the Governor from counties other than those comprising the district; and be it

Further Resolved, That This Board of Supervisors respectfully urges the San Francisco delegation in the Legislature, when such measure is presented, to vote therefor and to exert its influence to the end that the measure may become law; and be it

Further Resolved, That copies of this resolution be sent to His Excellency Governor Earl Warren, to Lieutenant-Governor Fred Houser, to the San Francisco delegation in the Legislature and to the Regional Service Committee.

*March 1, 1943—Consideration postponed two weeks.*

#### Discussion.

Supervisor Green requested a week's postponement of the foregoing Special Order of Business, stating that one of the principal opponents is in the East.

Supervisors Gallagher, Uhl and Meyer opposed postponement.

Supervisor Green, seconded by Supervisor Colman, however, moved for one week's postponement of consideration.

Motion *failed* by the following vote:

Ayes: Supervisors Brown, Colman, Green—3.

Noes: Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri—6.

Absent: Supervisors Shannon, Uhl—2.

Supervisor Brown, seconded by Supervisor Gallagher, moved that the Board do not sit as a Committee of the Whole.

No objection, and motion *carried*.

Supervisor Uhl announced that he intended to vote against the proposed resolution; he desired conditions to remain as they are at present.

Supervisor Green, in explaining his views, stated that the "Cow Palace" is statewide in scope. It was designed as a center, not only for California, but for the whole western area. Cattlemen and shipping people want something to say about the matter. There will be no great change of control, however, since San Francisco and San Mateo counties will have six members on the Board of Directors. He would vote "Aye" on the resolution.

Mr. George H. Allen, from the Visitacion Valley District, objected to any change at this time, and urged the Board to refuse adoption of the proposed resolution.

Mr. Carroll Newburg, speaking for the Central Council of Civic Clubs, also opposed any change in the Agricultural District as now set up. It is operated successfully with San Francisco and San Mateo men on



the Board and it should remain as it is at least for the duration of the war.

Supervisor Colman believed the resolution under consideration to be very constructive. It would give the Governor the power, if he so desired, to appoint two members, not residents of San Francisco and San Mateo, to the Board of Directors. It would permit appointment to the Board of Directors of people permanently in the industry, who could make of the "Cow Palace" a greater success. He would vote for the resolution.

Supervisor Green moved to amend the resolution, as presented, by deleting the word "three" in the first "Resolve," and substituting therefor the word "two."

No objection, and amendment *approved*.

Supervisors Brown and Roncovieri both opposed adoption of the resolution.

Thereupon, the roll was called and the foregoing resolution, as amended, was *refused adoption* by the following vote:

Ayes: Supervisors Colman, Green—2.

Noes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

### SPECIAL ORDER—3:00 P. M.

Housing facilities for service men on leave in San Francisco.

#### Discussion.

Supervisor Gallagher announced that on Monday, March 8th, he had presented a resolution authorizing the Mayor to expend money to set up certain housing facilities. On Thursday, March 11th, he had presented a resolution inviting interested citizens to appear before the Board to explain what is needed so far as service men are concerned.

Mrs. W. B. Upshur, Mrs. Wood, Captain Charles Paddock, U. S. M. C., and Lieutenant Richard Hibbard, U. S. N., all addressed the Board urging that something be done to relieve the situation caused by lack of facilities for men desiring to spend their liberty, especially over week ends, in San Francisco.

Mrs. Ernest Howell, representing San Francisco Hotel Association, announced that the association has prepared a plan to aid in the care of service men, and she left that plan with the Board, with request that a committee be appointed to work on the matter. The Hotel Association has a committee, familiar with the situation, which has been working on the matter since the beginning of the war. Saturday night is really the only time when there is really trouble.

Major Ellison, of the Salvation Army, urged that a survey be made to determine just what requirements are needed. Dormitory space should be provided for Saturday and Sunday nights.

Major Jordan, representing General DeWitt, declared that there was an urgent need for housing facilities for service men on leave.

Mrs. Orr, chairman of the Golden Gate Section of the Communist Party, speaking on behalf of the County Committee of the Communist Party, held it to be a matter of morale that service men should have adequate housing facilities while on leave in San Francisco. Men do not want dormitories; they want rooms. San Francisco should take over one of the large hotels and provide free housing for service men and women. Such hotels should be operated by U. S. O.

Mr. Weyland, representing the Chamber of Commerce Housing Committee, announced that the Chamber of Commerce would cooperate with any committee the Board might name.

Mr. Swanson, of San Francisco Convention and Tourist Bureau, announced that his organization would assist the Mayor, the Board of Supervisors and the welfare agencies in solving the problem. He agreed with a previous speaker that the men who spend their leaves in San Francisco are here for a good time, but they don't want dormitories; they want rooms. They want a club, with club atmosphere. Islam Shrine has some 1500 beds in the redwoods which will be made available for service men. The problem is on the way to being solved.

Mrs. Edmund Brown, 32 Clay Street, invited members of the Board to visit the Harbor Club, at that address. That club can house 350 to 400 boys.

Mr. E. J. Wrenn, of the St. Vincent de Paul Society, announced the opening of a dormitory at 239 Minna Street, on Saturday, March 20, which would accommodate 250 men.

Supervisor Gallagher, in closing, thanked the citizens who had expressed their views to the Board and announced that he intended to present a resolution, requesting the Mayor to call together a committee composed of representatives of the hotel people and other interested groups to endeavor to find a proper solution to the problem of furnishing housing facilities for members of the armed forces.

Supervisor Shannon announced that on Monday, March 8th, he had read and presented a letter, for reference to the Director of Property, calling attention to hotel at Third and Tehama Streets, containing 300 rooms, which was being remodeled, which the owners were offering to the City and County at monthly rental of \$10 per room. He believed that Supervisor Gallagher should call the Mayor's attention to this particular building. It would be in line with what the Board is trying to do. Also another location, on Jackson Street, between Pierce and Steiner, on which was situated a very fine building, was referred to Mr. Phillips.

Supervisor MacPhee expressed agreement with the idea of having a committee appointed by the Mayor, and he hoped that the resolution would provide for proper representation of the Board of Supervisors on that Committee. Supervisor Gallagher should be named on that committee.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisor Uhl.

Subject to approval by balance of Committee.

**Authorizing Sale of City Owned Land in Assessor's Block 4102.**

(Series of 1939)

Bill No. 2104, Ordinance No. 2012, as follows:

**Authorizing sale of city owned land in Assessor's Block 4102.**

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Department of Public Works, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described city owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the Easterly line of Texas Street, distant thereon 566 feet Southerly from the Southerly line of

Twentieth Street; thence running Southerly along said line of Texas Street 150 feet to the Northeasterly line of Twenty-second Street as said line is shown on the "Map showing the opening of Twenty-second Street, etc.," filed October 24, 1917, in Book "H" of Maps at page 92, Official Records of the City and County of San Francisco; thence deflecting  $33^{\circ} 41' 24''$  to the left and running Southeasterly along said line of Twenty-second Street, 180.28 feet to the Northerly line of Twenty-second Street; thence deflecting  $56^{\circ} 18' 36''$  to the left and running Easterly along last named line of Twenty-second Street, 100 feet to the Westerly line of Mississippi Street; thence at right angles Northerly along said line of Mississippi Street 225 feet; thence at right angles Westerly 100 feet; thence at right angles Northerly 75 feet; thence at right angles Westerly 100 feet to the point of beginning.

Being all of that certain property conveyed to the City and County of San Francisco by deeds recorded April 16, 1925, in Volume 1049, Official Records, at page 318, and March 1, 1924, in Volume 838, Official Records, pages 179, 181 and 187, Official Records of said City and County.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco, and may be sold as a whole or subdivided.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Amending Salary Ordinance as to Section 2 Thereof by Adding to Schedule of Charges a Rate of 35 Cents per Night to Present Charge of \$10 per Month for Room or House; by Splitting the Section After the Second Paragraph and Adding Section 2.1 and Section 2.2.**

(Series of 1939)

Bill No. 2105, Ordinance No. 2013, as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 2 of the Annual Salary Ordinance, by adding to the schedule of charges a rate of 35 cents per night to the present charge of \$10 per month for room or house; by splitting the section after the second paragraph and adding section 2.1, and after the third paragraph adding section 2.2.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 2 is hereby amended to read as follows:

Section 2. Salary or wage rates herein specified are the maximum gross compensations fixed for the present occupants of the respective positions herein enumerated, including the valuation of maintenance furnished.

In filling vacancies in positions herein enumerated or in appointing employees to temporary or seasonal positions as provided in Section 1 hereof, which are subject to the provisions of Section 151 of the Charter, the person appointed to such vacancy or temporary or seasonal position shall be paid the entrance salary or wage fixed for such position in the schedule of compensations adopted by the Board of Supervisors pur-

suant to the provisions of Section 151 of the Charter, or if no schedule of compensation has been adopted by the Board of Supervisors for the classification to which said position is allocated or classified, the person appointed to such position shall, pending adoption by the Board of Supervisors of a schedule of compensation for such position, receive the entrance salary or wage proposed by the Civil Service Commission for such position and shall remain at the said entrance rate during the current fiscal year; provided, however, that an employee holding permanent appointment under the same appointing officer may be advanced, on the recommendation of the appointing officer and in order of seniority and subject to the approval of the Civil Service Commission to the salary fixed in this ordinance for any vacated position of his classification, but in no case to exceed the amount fixed for his position in the above mentioned schedule of compensation in accordance with his years of service; and provided further, that persons who have acquired permanent status in a position other than those on military leaves of absence, who are re-employed in the same positions after lay-off or leave of absence shall be paid the salary or wage received at the time laid off or granted such leave, provided that in the execution and performance of any contract awarded to a city department under the provisions of Sections 95 and 98 of the Charter, not less than the wage scale fixed by the Board of Supervisors in the prevailing Wage Resolution and in effect at the time of the award of said contract shall be paid to employees performing work under such contract. The compensation herein fixed on a per diem basis are for 8 hours' work.

Section 2.1. No maintenance shall be provided to any employee in a position subject to the provisions of Section 151 of the Charter in addition to the compensation herein fixed or provided. The compensations fixed for employees engaged in construction work outside the City and County of San Francisco which are not subject to Section 151 of the Charter include the valuation of maintenance provided such employees and deductions for such accommodations shall be made and indicated on payrolls and timerolls.

Section 2.2. Charges for any and all maintenance furnished and accepted by employees in positions subject to Section 151 of the Charter shall be made and indicated on timerolls and payrolls, and deductions for such maintenance shall be indicated and made on timerolls and payrolls in accordance with the following schedule fixed by the Civil Service Commission for such maintenance; provided, however, that no charge shall be made for meals furnished cooks, bakers, waiters and other kitchen workers.

1 meal per day.....	\$10.00	Per Mo.
2 meals per day.....	16.50	Per Mo.
3 meals per day.....	22.50	Per Mo.
Room or House.....	10.00	Per Mo. or 35¢ Per Night
Laundry .....	2.50	Per Mo.
Board, Room and Laundry.....	35.00	Per Mo.
Single Meal .....	.35	
		Per Mo.
Board, Room and Laundry for Camp Assistants at Camp Mather and for employees of the Boys' Ranch School.....	\$	22.00
Room and Board for adult dependents of employees at Boys' Ranch School—each.....		10.00
Complete family maintenance furnished the Directors of Boys' Ranch School .....		65.00
Complete family maintenance furnished the Superintendent of Laguna Honda Home and the Superintendent of the San Francisco Hospital .....		150.00
Complete family maintenance furnished the Resident Physician and Superintendent of Hassler Health Home.....		75.00

House furnished the Superintendent and the Assistant Superintendent, Alameda Division of the Water Department, and the Assistant Superintendent of the Peninsula Division of the Water Department .....	25.00
House furnished the Superintendent of the Peninsula Division of the Water Department.....	50.00
House furnished the Head Pump Operator of the Peninsula and Alameda Division of the Water Department.....	25.00
House furnished the Engineer, Stationary Steam Engines, at the Water Department.....	15.00
House furnished to Superintendent, Park Department.....	50.00
House furnished to the Director of the Zoo, Park Department....	25.00
House furnished to Pump Operator at the Murphy Windmill, Park Department .....	25.00

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Final Passage.

The following recommendation of Street Committee, heretofore Passed for Second Reading, was taken up:

Present: Supervisors Meyer, Gallagher.

**Changing and Establishing Grades on Newhall Street Between a Line at Right Angles to the Easterly Line of, 402.63 Feet Southerly From Revere Avenue and a Line Connecting Points Respectively 15 Feet Easterly From the Westerly Line of, 739.94 Feet Southerly From Revere Avenue, and 15 Feet Westerly From the Easterly Line of, 744.13 Feet Southerly From Revere Avenue.**

(Series of 1939)

Bill No. 2107, Ordinance No. 2014, as follows:

Changing and establishing grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue, and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue.

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 9th day of November, 1942, by Resolution No. 3001 (Series of 1939), declare its intention to change and establish the grades on Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue, and 15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue.

Whereas, more than thirty days have elapsed since the first publication of said resolution of intention; therefore,

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

## NEWHALL STREET

FEET

15 feet westerly from the easterly line of, 402.63 feet southerly from Revere Avenue.....	163.43
Point on Curve (The same being the present official grade)	
15 feet easterly from the westerly line of, 402.63 feet southerly from Revere Avenue produced westerly.....	166
(The same being the present official grade)	
15 feet easterly from the westerly line of, 462.63 feet southerly from Revere Avenue produced westerly.....	163.35
15 feet easterly from the westerly line of, 522.63 feet southerly from Revere Avenue produced westerly.....	157.40
(Vertical curve passing through the last three described points)	
15 feet westerly from the easterly line of, 462.53 feet southerly from Revere Avenue.....	161.34
15 feet westerly from the easterly line of, 502.63 feet southerly from Revere Avenue.....	159.06
15 feet westerly from the easterly line of, 542.63 feet southerly from Revere Avenue.....	154.92
(Vertical curve passing through the last three described points)	
659.93 southerly from Revere Avenue produced.....	140
15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue produced.....	130.40
15 feet westerly from the easterly line of, 744.13 feet southerly from Revere Avenue.....	129.86
On Newhall Street between a line at right angles to the easterly line of, 402.63 feet southerly from Revere Avenue, and a line connecting points respectively 15 feet easterly from the westerly line of, 739.94 feet southerly from Revere Avenue and 15 feet westerly from the easterly line of 744.13 feet southerly from Revere Avenue be changed and established to conform to true gradients between the grade elevations above given therefor.	

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

## NEW BUSINESS.

## Adopted.

The following recommendations of Finance Committee were taken up:

Subject to approval by members.

Regarding the Closing or Abandoning of Portions of Fairfax Avenue, Galvez Avenue, Hudson Avenue, Jennings Street, Menlo Street, Martinez Avenue, Tiburon Avenue and Ingalls Street.

(Series of 1939)

Resolution No. 3250, as follows:

Whereas, on the 6th day of April, 1942, the Board of Supervisors did, by Resolution No. 2535 (Series of 1939) confirm the sale by the City and County of San Francisco to the Housing Authority of the City and County of San Francisco, all of Assessor's Blocks 4627A, 4628A, 4648A, and portions of Blocks 4626A, 4647A, 4649A, and 4651A, together with

all right, title, and interest in and to the land in all public streets located within the area adjacent to said blocks; and

Whereas, said Board of Supervisors on petition of said Housing Authority did, by Resolution No. 3126 (Series of 1939) approved the 13th day of January, 1943, close and abandon certain streets in the vicinity of the property conveyed to said Housing Authority, so that new streets might be laid out and a Federal Housing Project developed; and

Whereas, the Housing Authority of the City and County of San Francisco did agree to deed to said City and County of San Francisco, new streets in lieu of those closed and abandoned; and

Whereas, the said property hereinbefore referred to and owned by the said Housing Authority of the City and County of San Francisco has now been taken over by the United States of America as a War Housing Project; and

Whereas, the said Housing Authority of the City and County of San Francisco has agreed to enter into a lease with the United States of America for the property hereinbefore referred to for the purpose of permitting the United States of America to construct a war housing project on said property and that the streets heretofore agreed upon between the City and County of San Francisco and said Housing Authority of the City and County of San Francisco are not suitable for use by the United States Government in said war housing project; and

Whereas, said war housing project will be continued for the duration of the present war and for not more than three years thereafter. Now, therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco, that the obligation of the Housing Authority of the City and County of San Francisco to convey new streets in conformity with the provisions of Resolution No. 3126 Series of 1939, be and the same is hereby deferred during the period the United States Government may occupy the aforesaid property as a war housing project.

Recommended by Director of Public Works.

Approved by Director of Property.

Approved by Chief Administrative Officer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Passed for Second Reading.

**Authorizing Sale of City Land in Assessor's Block 505.**

(Series of 1939)

Bill No. 2141, Ordinance No. . . . ., as follows:

Authorizing sale of city land in Assessor's Block 505.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Department of Public Works, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City-owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southerly line of Lombard Street, as said line is shown on the "Map showing the widening of Lombard Street, between Richardson Avenue and Van Ness Avenue," filed February 18, 1943, in Book "O" of Maps, at pages 86 and 87, Official Records of the City and County of San Francisco, distant thereon 157 feet 6 inches easterly from the east-

erly line of Octavia Street; thence running easterly along said line of Lombard Street 25 feet; thence at right angles southerly 60 feet 9 inches; thence at right angles westerly 25 feet; thence at right angles northerly 60 feet 9 inches to the point of beginning.

Being a portion of Western Addition, Block 170.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### **Authorizing Sale of Easement for Pumping Station and Water Pipe Line From Lake Merced to Fort Funston.**

(Series of 1939)

Bill No. 2142, Ordinance No. . . . ., as follows:

Authorizing sale of easement for pumping station and water pipe line from Lake Merced to Fort Funston.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of a permanent easement and right of way for the purposes hereinafter stated, over, through, under, along and across that certain parcel of land situated in the City and County of San Francisco, State of California, being a portion of certain land now owned by the City and County of San Francisco, a municipal corporation, said parcel being more particularly described as follows:

A strip of land 25 feet in width, 12.50 feet each side of the following described center line: Beginning at a point on the easterly right of way line of "Skyline Boulevard," said point of beginning being N. 8° 11' 00" E. 200.79 feet from U. S. Military Reservation Monument No. 14 on the easterly boundary of the United States Military Reservation at Fort Funston, as said last easterly boundary existed in June 1942; said point of beginning also described as being N. 48° 10' 50" E. 19.54 feet from a point on the easterly curb line of said Skyline Boulevard, last said point being 1973.3 feet southeasterly along said curb line from the center line of Harding Avenue. Thence from said point of beginning N. 48° 10' 50" E. 190 feet (at 127 feet, more or less, passing the approximate high water line of Lake Merced, as said Lake Merced, exists within the City Limits of the City of San Francisco), containing 0.11 of an acre of land, more or less.

Said easement and right of way are for the following purposes: The perpetual right to enter upon the above described land to construct, operate, use, maintain, repair, replace, renew, patrol and remove a pipe line and a gasoline driven auxiliary pumping station of approximate capacity of 100 gallons per minute, and all appendages, structures and equipment necessary or convenient to be used or installed in connection therewith, including all appurtenances and privileges thereunto belonging, with the right of all necessary or convenient ingress and egress to and from, over, through, along and across said land and



adjoining land within a strip not to exceed 25 feet on each side of the above described center line.

Excepting and reserving unto the grantor such grazing, agricultural, horticultural or other rights as will not interfere with or prohibit the free and complete use and enjoyment by the grantee and its assigns, of the rights or easements herein described; provided, however, that no buildings or structures shall be placed, maintained or erected upon any portion of the above described real property by grantor, or its successors or assigns.

Said easement does not include any rights to subterranean waters nor any rights to take or divert any of the waters of the adjoining Lake Merced, except at rates to be agreed upon between the grantor and the grantee. All water rights are herein specifically reserved to the grantor.

Section 2. The above described easements shall be offered for sale pursuant to the provisions of Section 92 of the charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Final Passage.

**Amending Salary Ordinance as to Section 55, Department of Public Health—Central Office, by Breaking Down Original Section 55 Into Subdivisions; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2143, Ordinance No. 2015, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 55, DEPARTMENT OF PUBLIC HEALTH—CENTRAL OFFICE (Continued), by splitting the section as follows: After item 61 and inserting Section 55.1, Department of Public Health—Central Office (Continued), Dental; after item 65 and inserting Section 55.2, Department of Public Health—Central Office (Continued), Child Welfare—Medical; after item 67 and inserting Section 55.3, Department of Public Health—Central Office (Continued), Milk and Food Inspection; after item 79.1 and inserting Section 55.4, Department of Public Health—Central Office (Continued), Chemical Laboratory; after item 83 and inserting Section 55.5, Department of Public Health—Central Office (Continued), Plumbing Inspection; after item 87.1 and inserting Section 55.6, Department of Public Health—Central Office (Continued), Housing Inspection; after item 90 and inserting Section 55.7, Department of Public Health—Central Office (Continued), Industrial Inspection; after item 93 and inserting Section 55.8, Department of Public Health—Central Office (Continued), City Physicians; and by decreasing the number of positions under item 59 from 11 to 9 L364 Pediatrician, part time at \$150, and adding in lieu thereof item 56.1.1 L 364 Pediatrician at \$300 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 55, is hereby amended to read as follows:

**Section 55. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**SCHOOL INSPECTION—MEDICAL**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
55	1	L252	Optometrist (part time) .....	\$ 150
56	1	L368	Director, Bureau of Child Hygiene .....	567
56.1	1	L364	Pediatrician .....	300
57	1	L364	Pediatrician .....	275
58	1	L364	Pediatrician (part time) .....	175
59	9	L364	Pediatrician (part time) .....	150
60	1	L364	Pediatrician (part time) .....	75
61	1	L602	Audiometer Technician .....	152

**Section 55.1. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**DENTAL**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
62	1	B222	General Clerk (part time) .....	50
63	2	L152	Dental Hygienist .....	169.50
63.1	1	L152	Dental Hygienist .....	135
63.2	1	L152	Dental Hygienist .....	165
64	14	L156	Dentist (part time) .....	100
65	1	L160	Director of Dental Bureau (part time) .....	250

**Section 55.2. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**CHILD WELFARE—MEDICAL**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
66	1	L364	Pediatrician .....	275
67	4	L364	Pediatrician (part time) .....	150

**Section 55.3. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)**

**MILK AND FOOD INSPECTION**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
69	1	B408	General Clerk-Stenographer .....	190
70	2	B408	General Clerk-Stenographer .....	168
71.1	1	B408	General Clerk-Stenographer (part time) .....	79.50
72	7	N52	Food and Restaurant Inspector .....	200
73	11	N52	Food and Restaurant Inspector .....	197
75	3	N53	Assistant Chief Food Inspector .....	243
76	1	N54	Chief Food Inspector .....	325
77	1	N64	Dairy Inspector .....	300
78	1	N64	Dairy Inspector .....	225
79	2	N64	Dairy Inspector .....	219.50
79.1	2	N64	Dairy Inspector .....	217

Section 55.4. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

CHEMICAL LABORATORY

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
80	1	L102	Food Chemist Assistant .....	135
81	1	L104	Food Chemist .....	225
82	1	L104	Food Chemist .....	190
83	1	L106	Senior Food Chemist .....	250

Section 55.5. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

PLUMBING INSPECTION

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
84	4	A412	Plumbing Inspector .....	288
85	1	A412	Plumbing Inspector .....	283
85.1	1	A412	Plumbing Inspector .....	275
85.2	2	A412	Plumbing Inspector .....	267
85.3	2	A412	Plumbing Inspector .....	258
85.4	1	A412	Plumbing Inspector .....	250
86	1	A416	Chief Plumbing Inspector .....	333
87	1	B408	General Clerk-Stenographer .....	190
87.1			Plumber Examiners, \$6 per meeting.....	

Section 55.6. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

HOUSING INSPECTION

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
88	1	B408	General Clerk-Stenographer .....	168
89	8	N204	Housing Inspector .....	200
89.1	2	N204	Housing Inspector .....	188
89.2	1	N204	Housing Inspector .....	182
90	1	N206	Chief Housing Inspector .....	275

Section 55.7. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

INDUSTRIAL INSPECTION

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
91	1	B408	General Clerk-Stenographer .....	168
91.1	1	F520	Consultant Sanitary Engineer (part time)	150
92	3	N205	Industrial Inspector .....	200
92.1	1	N205	Industrial Inspector .....	175
93	1	N208	Chief Industrial Inspector .....	275

Section 55.8. DEPARTMENT OF PUBLIC HEALTH—  
CENTRAL OFFICE (Continued)

CITY PHYSICIANS

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
94	4	L360	Physician (part time) .....	300
95	6	L360	Physician (part time) .....	150
96	2	L360	Physician (part time) .....	75
97	1	L362	Supervisor of City Physicians (part time)	325

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The Bureau of School Inspection, Medical, Department of Public Health, is without sufficient Pediatricians to protect the health of the school children of San Francisco to insure the uninterrupted operation of the Bureau of School Inspection, Medical, Department of Public Health.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$6,393 From Emergency Reserve Fund to Police Department Appropriations to Provide Funds for Personal Services, Supplies and Electricity, and Equipment for Detention Ward (Women's Section), Central Emergency Hospital; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2147, Ordinance No. 2016, as follows:

Appropriating the sum of \$6,393 from the Emergency Reserve Fund to Police Department appropriations to provide funds for personal services, supplies, electricity, and equipment for Detention Ward (Women's Section), located in Central Emergency Hospital, in connection with venereal diseases control program; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6,393 is hereby appropriated from the Emergency Reserve Fund to the credit of the following Police Department appropriations:

*Appropriation No.*

209.110.00—Permanent Salaries .....	\$1,225	
233.331.09—Household & Institutional Supplies	472	
233.340.09—Dry Goods .....	256	
263.231.09—Heat, Light, Power.....	90	
209.350.00—Foodstuffs, City Prison.....	3,150	
233.400.09—Equipment .....	1,200	\$6,393

to provide funds for the above purposes for the Detention Ward (Women's Section), located in Central Emergency Hospital, in connection with the program for the control of venereal diseases in the City and County of San Francisco.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The provisions for the control of venereal diseases during the present national emergency having proven to be inadequate, it is necessary to provide funds for the foregoing purposes in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as the members of the armed forces stationed within the City and County of San Francisco.

Recommended by the Chief of Police.

Approved by the Board of Police Commissioners.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Recommended by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$1,266.67 From Unappropriated Reserve for Civilian Defense and War Services, to Provide Funds for Consumer Interest Service, Citizens' Service Corps, Balance of Fiscal Year; Creating Position of General Clerk-Stenographer (Part Time) at \$77.50 Per Month; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2148, Ordinance No. 2017, as follows:

Appropriating the sum of \$1,266.67 from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, to provide funds for a Consumer Interest Service, Citizens' Service Corps, for the balance of the fiscal year; creating the position of 1 B408 General Clerk-Stenographer (part time) at \$77.50 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,266.67 is hereby appropriated from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of the following appropriations:

*Appropriation No.*

202.110.57—Permanent Salaries .....	\$ 310.00
202.232.57—Telephone .....	133.34
202.233.57—Postage .....	100.00
202.234.57—Printing, Mimeographing, etc.....	66.66
202.241.57—Rental of Typewriter.....	20.00
202.371.57—Stationery and Office Supplies.....	236.67
202.400.57—Equipment .....	400.00

Total .....\$1,266.67

to provide funds for a Consumer Interest Service, Citizens' Service Corps, for the balance of the fiscal year.

Section 2. The position of 1 B408 General Clerk-Stenographer (part time) at \$77.50 per month in the Citizens' Service Corps (Consumer Interest Service) is hereby created.

Section 3. This ordinance is passed as an emergency measure, the nature of such emergency being as recited in Section 13 of Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor and Commander, Citizens' Service Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$14,150 From Unappropriated Reserve for Civilian Defense and War Services, to Provide Funds for Block Club Activities for War Services, Citizens' Service Corps, Balance of Fiscal Year; Creating Positions of General Clerk Stenographers at \$155 Per Month; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2149, Ordinance No. 2018, as follows:

Appropriating the sum of \$14,150 from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, to provide funds for Block Club Activities for War Services, Citizens' Service Corps, for the balance of the fiscal year, creating the positions of 11

B408 General Clerk Stenographers at \$155 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$14,150 is hereby appropriated from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of the following appropriations:

*Appropriation No.*

202.110.56—Permanent Salaries .....	\$ 6,820.00
202.231.56—Heat, Light, Power.....	230.00
202.232.56—Telephone .....	1,080.00
202.233.56—Postage .....	733.33
202.234.56—Printing, Advertising, etc.....	1,000.00
202.241.56—Rental eleven Typewriters.....	220.00
202.371.56—Stationery and Office Supplies.....	900.00
202.400.56—Equipment .....	2,500.00
202.880.56—Rentals .....	666.67

Total .....\$14,150.00

to provide funds for Block Club Activities for War Services, Citizens' Service Corps, for the balance of the fiscal year.

Section 2. The positions of 11 B408 General Clerk Stenographers at \$155 per month in the Citizens' Service Corps (Block Club Activities for War Services) are hereby created.

Section 3. This ordinance is passed as an emergency measure, the nature of such emergency being as recited in Section 13 of Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor and Commander, Citizens' Service Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$3,473.34 From Unappropriated Reserve for Civilian Defense and War Services, to Provide Funds for Nutrition Service, Citizens' Service Corps, Balance of Fiscal Year; Creating Position of Expert Nutritionist, Executive Secretary at \$250 Per Month; General Clerk-Stenographer at \$155 Per Month; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2150, Ordinance No. 2019, as follows:

Appropriating the sum of \$3,473.34 from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, to provide funds for a Nutrition Service, Citizens' Service Corps, for the balance of the fiscal year; creating the position of 1 Expert Nutritionist, Executive Secretary, at \$250 per month, and 1 B408 General Clerk-Stenographer at \$155 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,473.34 is hereby appropriated from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense and War Services, to the credit of the following appropriations:

*Appropriation No.*

202.110.58—Permanent Salaries .....	\$1,620.00
202.232.58—Telephone .....	200.00
202.234.58—Printing and Visual Education.....	833.34
202.241.58—Rental Typewriter .....	20.00
202.371.58—Stationery and Office Supplies.....	200.00
202.400.58—Equipment .....	400.00
202.880.58—Rent .....	200.00

Total .....\$3,473.34

to provide funds for a Nutrition Service, Citizens' Service Corps, for the balance of the fiscal year.

Section 2. The following positions are hereby created in the Citizens' Service Corps (Nutrition Service): One Expert Nutritionist, Executive Secretary, at \$250 per month; 1 B408 General Clerk-Stenographer at \$155 per month.

Section 3. This ordinance is passed as an emergency measure, the nature of such emergency being as recited in Section 13 of Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor and Commander, Citizens' Service Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Re-reference to Committee.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Appropriating \$2,400 From Unallocated Reserve for Civilian Defense to Provide Funds for Contracting for Special Services to Assist in the "Victory Food Workers Recruitment Program"; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2099, Ordinance No. ...., as follows:

Appropriating \$2,400 from the unallocated reserve for Civilian Defense to provide funds for contracting for special services to assist in the "Victory Food Workers Recruitment Program"; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,400 is hereby appropriated and set aside from the surplus existing in Appropriation No. 202.000.79, Unallocated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202.298.54, to provide funds for contracting for special services to assist in the Victory Food Workers Recruitment Program.

Section 2. This ordinance is passed as an emergency measure, the character of the emergency being as set forth in Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor, Commander Citizens' Service Corps.

Approved as to form by the City Attorney.

Approved as to funds by the Controller.

*February 23, 1943—Refused final passage.*

*March 8, 1943—At request of Supervisor Shannon, and on motion of Supervisor Gallagher, seconded by Supervisor Shannon, ordered again placed on Calendar.*

#### Discussion.

Mr. Florence A. McAuliffe explained the need for the requested appropriation.

Mr. Andrew Falk also explained the need for the requested appropriation. In connection with the Victory Food Workers' Recruitment Program there would be required two employments; a full time liaison man, at \$300 per month; a secretary at \$150 per month. The remainder of the appropriation is needed for expenses, traveling, etc.

Supervisor MacPhee recognized the importance of the proposed work, but believed it to be a function which could well be taken care of by the Chamber of Commerce. He would vote for the appropriation because he believed the work should be done.

Supervisor Shannon announced that he would not vote for the matter in its present form. He desired a breakdown of the proposed appropriation.

Thereupon, on motion by Supervisor Shannon, the foregoing Bill was *re-referred to Finance Committee.*

#### Adopted.

The following recommendation of County, State and National Affairs Committee was taken up:

Present: Supervisors Gallagher, Gartland, Meyer, Shannon.

#### Approving Legislation Eliminating Taxation on Light Power Boats.

(Series of 1939)

Resolution No. 3251, as follows:

Whereas, there are some two hundred and fifty (250 light powered vessels in the Twelfth Naval District formerly operated by their owners for pleasure purposes; and

Whereas, by reason of the war in which we are now engaged the owners of these vessels have voluntarily relinquished their pleasurable use; and

Whereas, without exception all of these vessels are now a part of the United States Coast Guard Auxiliary and operated under the orders and instructions of the Coast Guard; and

Whereas, the said operation is without cost to the said Coast Guard save and except fuel and oil, which is furnished by the Coast Guard, all maintenance and operation charges being absorbed by the owners of said crafts; and

Whereas, they have heretofore paid to the various counties wherein the said vessels are registered a personal property tax thereon; and

Whereas, a bill is about to be introduced in the Legislature of this State seeking to relieve the owners of said vessels from the payment of the personal property tax thereon for the duration; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco heartily endorse the said legislation and recommended



the passage of said bill to the members of the Assembly and of the Senate of the State of California.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Final Passage.

The following recommendation of Public Utilities Committee was taken up:

Present: Supervisors Brown, Meyer and Roncovieri.

### Authorizing Public Utilities Commission to Manufacture Gate Valves; an Emergency Ordinance.

(Series of 1939)

Bill No. 2144, Ordinance No. 2020, as follows:

Authorizing the Public Utilities Commission-San Francisco Water Department to manufacture gate valves for the water distribution system within the Parkmerced Housing Development Area—San Francisco; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Public Utilities Commission is hereby authorized to approve manufacture of gate valves for the Parkmerced Housing Development by the San Francisco Water Department upon receipt by that department of a deposit in an amount estimated to be sufficient to defray the total cost thereof, both funded and unfunded; provided, however, that said deposit shall not be construed to be other than an advance towards actual cost of the gate valves; and provided further, that in the event said deposit shall exceed actual cost of said gate valves then the San Francisco Water Department shall refund any excess to the depositor.

Section 2. The foregoing authorization to the Public Utilities Commission shall not be effective nor shall the San Francisco Water Department commence manufacture of said gate valves until all required authorizations and approvals have been received from any and all Federal authorities and agencies which may have jurisdiction in the matter of manufacture, sale and/or use of the gate valves aforesaid; nor shall the San Francisco Water Department commence manufacture of said gate valves until the availability of funds therefor has been certified by the Controller in accordance with the established departmental work order procedure.

Section 3. This ordinance is passed as an emergency measure, the nature of the emergency being as follows:

On the 27th day of May, 1942, the Public Utilities Commission for and on behalf of the City and County of San Francisco entered into an agreement with the Metropolitan Life Insurance Company covering the installation of a single meter water service connecting with the water distribution system of that certain housing project known as the Parkmerced Housing Development.

Under the terms of said agreement the Metropolitan Life Insurance Company was to install the necessary water mains and other appurtenances of the water distribution system within the development area, all in accordance with standard specifications of the San Francisco Water Department, and subject to the inspection and approval of the said San Francisco Water Department, with the cost of said inspection to be borne by the Metropolitan Life Insurance Company.

It now develops that the Metropolitan Life Insurance Company is unable to obtain on the open market certain gate valves necessary for the completion of said water distribution system and it has been

determined that the gate valves are of a type specifically designed for use in the City Water Distribution System and, in the past, have been manufactured almost exclusively by the San Francisco Water Department. The said San Francisco Water Department is in a position to manufacture the required gate valves.

The completion of the Parkmerced Housing Development is deemed to be necessary to relieve the existing housing shortage and to further successful prosecution of the war effort.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### **Passed for Second Reading.**

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, Gallagher, Mead.

#### **Establishing Sidewalk Widths on Mississippi Street.**

(Series of 1939)

Bill No. 2145, Ordinance No. . . . . , as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Twelve Hundred and Seventy-seven (1277).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 9, 1943, by adding thereto a new section to be numbered Twelve Hundred and Seventy-seven (1277) to read as follows:

Section 1277. The width of sidewalks on Mississippi Street, between Twenty-second and Twenty-third Streets, shall be 22 feet.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### **Acceptance of Roadway of Coso Avenue, Bonview Street, Stoneman Street.**

(Series of 1939)

Bill No. 2146, Ordinance No. . . . . , as follows:

Providing for acceptance of the roadways of Coso Avenue between Elsie and Bocana Street, including the intersection of Coso Avenue and Bonview Street; Bonview Street between Coso Avenue and 83.09 feet more or less southerly; Stoneman Street between Coso Avenue and Shotwell Street, including the intersection of Stoneman, Shotwell and Bocana Street; including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer,

are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Coso Avenue between Elsie and Bocana Street, including the intersection of Coso Avenue and Bonview Street; Bonview Street between Coso Avenue and 83.09 feet more or less southerly; Stoneman Street between Coso Avenue and Shotwell Street, including the intersection of Stoneman, Shotwell and Bocana Streets, including the curbs.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Adopted.**

**Approving Map Showing the Extension and Realignment of Stillings and Melrose Avenues Easterly to Congo Street, the Extension of Nordhoff Street to Mangels Avenue and the Widening of Congo Street and Circular Avenue.**

(Series of 1939)

Resolution No. 3252, as follows:

Resolved, That the certain map entitled, "Map showing the extension and realignment of Stillings and Melrose Avenues easterly to Congo Street; the extension of Nordhoff Street southerly to Mangels Avenue; and the widening of Congo Street and Circular Avenue," composed of one sheet, approved the 24th day of February 1943, by Director of Public Works Order No. 19,198, be and the same is hereby approved and made official, and parcels 7 and 8 not previously dedicated, are hereby declared to be open public streets dedicated to public use to be known by the names as shown hereon.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Intention of Closing Portions of Crescent Avenue and Salem Street.**

(Series of 1939)

Resolution No. 3253, as follows:

Whereas, on April 27, 1936, the Public Utilities Commission adopted Resolution No. 1311 consenting to the transfer to the Department of Public Works of certain properties necessary for the extension of Crescent Avenue and Putnam Street to Alemany Boulevard on condition that upon the closing of a portion of Crescent Avenue and Salem Street, referred to in said Resolution No. 1311 as Parcels "A" and "B," said parcels "A" and "B" shall revert to the San Francisco Water Department, and

Whereas, on June 22, 1936, the Board of Supervisors did, by Resolution No. 2642, Code No. 12,175, approved by Acting Mayor Havenner on June 26, 1936, transfer to the Department of Public Works, the certain

properties necessary for the extension of Crescent Avenue and Putnam to Alemany Boulevard; now, therefore, be it

Resolved, That the public interest requires and it is the intention of this Board of Supervisors to close and abandon portions of Crescent Avenue and Salem Street, situated in the City and County of San Francisco, State of California, and more particularly described to-wit:

Crescent Avenue, Parcel One:

Beginning at the point of intersection of the northwesterly line of Crescent Avenue and the westerly line of Nevada Street and running thence southerly along the southerly prolongation of said line of Nevada Street 49.599 feet; thence deflecting  $89^{\circ} 32' 00''$  to the right and running northwesterly along the southeasterly prolongation of the northeasterly line of Crescent Avenue as it exists from Prentiss Street southeasterly 69.572 feet a distance of 70.428 feet to said northeasterly line of Crescent Avenue; thence deflecting  $145^{\circ} 00'$  to the right and running northeasterly along the northwesterly line of Crescent Avenue 86.47 feet to the westerly line of Nevada Street and the point of beginning.

Crescent Avenue, Parcel Two:

All of Crescent Avenue lying between the southerly prolongation of the easterly line of Nevada Street and the southerly prolongation of the westerly line of Putnam Street.

Crescent Avenue, Parcel Three:

Beginning at the point of intersection of the northwesterly line of Crescent Avenue and the easterly line of Putnam Street and running thence northeasterly along said line of Crescent Avenue 85.950 feet; thence at right angles southeasterly 30 feet; thence at right angles southwesterly parallel with and distant 30 feet at right angles southeasterly from said line of Crescent Avenue 107.322 feet to the easterly line of Putnam Street produced southerly; thence deflecting  $125^{\circ} 28' 00''$  to the right and running northerly along said line of Putnam Street 36.835 feet to the point of beginning.

All that portion of Salem Street described as follows:

Beginning at a point on the northeasterly line of Salem Street distant thereon 36.486 feet southeasterly from the southeasterly line of Crescent Avenue and running thence southeasterly along said line of Salem Street 67.646 feet to the proposed northwesterly line of Alemany Boulevard; thence deflecting  $93^{\circ} 40' 22''$  to the right and running southwesterly along said line of Alemany Boulevard 50.103 feet to the southwesterly line of Salem Street; thence deflecting  $86^{\circ} 19' 38''$  to the right and running northeasterly along the southwesterly line of Salem Street; 105.123 feet to the southerly line of Crescent Avenue; thence deflecting  $129^{\circ} 08' 12''$  to the right and running easterly along the easterly prolongation of the southerly line of Crescent Avenue 64.463 feet to the northeasterly line of Salem Street and the point of beginning, saving and excepting therefrom an easement ten feet in width, reserved by the City and County of San Francisco, for sewer purposes, lying 5 feet on each side of the following described center line.

Beginning at a point on the easterly prolongation of the southerly line of Crescent Avenue, as it exists westerly from Salem Street, distant thereon 38.67 feet easterly from the southwesterly line of Salem Street; thence deflecting  $50^{\circ} 51' 48''$  to the right from said easterly prolongation and running southeasterly parallel to and distant 20 feet at right angles southwesterly from the northeasterly line of Salem Street 82.636 feet to the proposed northwesterly line of Alemany Boulevard.

Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

The Clerk of this Board is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and the Department of Public Works is hereby directed to give notice of said contemplated closings of said streets and portions of said streets in the manner provided by law, and to cause notice to be published in the San Francisco News, the official newspaper, as required by law.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### **ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

**Urging San Francisco Delegation in State Legislature to Oppose  
Change in Directorate of Agricultural District No. 1-A.**

(Series of 1939)

Supervisor Brown presented:

Resolution No. 3244, as follows:

Whereas, a measure has been introduced in the State Legislature to provide for the appointment to the Board of Directors of Agricultural District 1-A, of a minority membership consisting of representatives of the livestock industry to be selected from counties other than San Francisco and San Mateo; and

Whereas, the legislation referred to is detrimental to the best interests of Agricultural District 1-A and to the counties of San Francisco and San Mateo in that it will change the balance of power on the Board of Directors of Agricultural District 1-A and will deny to San Francisco the expression of authority which should properly come to this city because of its very considerable initial investment and its continuing interest in Agricultural District 1-A; now, therefore, be it

Resolved, That this Board of Supervisors does oppose the proposal to amend the statute regulating the appointment of directors to Agricultural District 1-A to provide that not more than three members of the Board of Directors of said district shall be appointed by the Governor from counties other than those comprising the district; and be it

Further Resolved, That this Board of Supervisors respectfully urges the San Francisco delegation in the Legislature, when such measure is presented, to vote against it and to exert its influence to the end that the measure may be defeated; and be it

Further Resolved, That copies of this resolution be sent to His Excellency Governor Earl Warren, to Lieutenant-Governor Fred Houser, to the San Francisco delegation in the Legislature and to the Regional Service Committee.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Noes: Supervisors Colman, Green—2.

**Authorizing Police Committee to Conduct Hearings on Blanking of Unnecessary Signals, and Removal of Parking Prohibitions in Central Traffic District.**

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. 3245, as follows:

Whereas, the war in which we are now engaged is responsible for the imposition of tire and gasoline rationing resulting in a marked decrease in the number of automobiles traversing our streets and in a consequent increase in the demands for service rendered by public carriers; and

Whereas, notwithstanding the diminution of traffic congestion and the necessity for conservation of tires and gasoline as well as the necessity for facility of movement of vehicles engaged in functions necessary to the war effort, unnecessary traffic signals continue to operate in the central traffic district and parking is prohibited therein resulting in the waste of vital materials and impeding the war effort; now, therefore, be it

Resolved, That the Police Committee of the Board of Supervisors be and is hereby authorized and directed to conduct hearings on the subjects referred to in this resolution; to invite the attendance and counsel of all affected or interested parties and to report its findings and recommendations to this Board of Supervisors at as early a date as possible, together with such legislation, if any, necessary to carry such recommendations into effect.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Requesting His Honor the Mayor to Appoint a Committee to Formulate and Execute Plans for Adequate Housing for Service Men.**

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. 3246, as follows:

Resolved, That his Honor, the Mayor, be and is hereby respectfully requested to appoint a committee whose function and duty it shall be to assume jurisdiction of and to formulate and execute plans for the proper and adequate housing of service men in San Francisco; and be it

Further Resolved, That said committee shall number among its members the following:

Representatives of the San Francisco Hotel Association.

Representatives of the Hotel Employers Association.

Representatives of the American Red Cross.

Representatives of the United Service Organizations.

Representatives of the American Women Volunteer Service.

Representatives of the Morale Divisions of the Army, Navy, Marine Corps and Coast Guard.

Representatives of the Travelers Aid Society.

Representatives of the Salvation Army.

Representatives of the Y. M. C. A.

Representatives of the St. Vincent de Paul Society.

Representatives of the San Francisco Chamber of Commerce.

Representatives of the San Francisco newspapers.

Representatives of the Board of Supervisors.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Eulogizing Mrs. Rose Morris for Her Activities in the Entertainment of Service Men.**

(Series of 1939)

Supervisor Green presented:

Resolution No. 3247, as follows:

Whereas, Mrs. Rose Morris is performing a philanthropic and outstanding work of patriotism in her untiring and unceasing efforts devoted to the entertainment of visiting servicemen in San Francisco; and

Whereas, such an endeavor is a laudable one and worthy of public commendation; now, therefore, be it

Resolved, That this Board of Supervisors takes this opportunity, on behalf of the people of the City and County of San Francisco, to express to Mrs. Rose Morris its deep appreciation for the work of human kindness to which she has voluntarily dedicated herself and to express the hope that she may be able to continue this work with continuing success throughout the period of the war.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Rescinding Action of Board in Submitting Charter Amendment at Election of April 20, 1943, Affecting Salaries of Municipal Employees.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3248, as follows:

Whereas, at the regular meeting of the Board of Supervisors held on Monday, March 8, 1943, the said Board, by a majority vote, ordered placed on the ballot of the Special Election scheduled to be held April 20, 1943, a proposed amendment to Section 151 of the Charter of the City and County of San Francisco to be known as Section 151.1; and

Whereas, since the meeting of March 8, 1943, the Board of Supervisors has given consideration to the proposed salary standardization submitted by the Civil Service Commission in accordance with the salary standardization provisions of the Charter; now, therefore, be it

Resolved, That in view of the salary adjustments reflected in the Civil Service Commission's report to the Board of Supervisors it is believed that the submission of the aforesaid proposed Charter amendment would be prejudicial to the best interests of local government, accordingly by virtue of this resolution the Board of Supervisors rescinds the action of March 8, 1943, in ordering the said proposed Charter amendment on the ballot of April 20, 1943, election.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Providing for the Abatement of a Nuisance Caused by the Drifting of Sands from Certain Lots and Blocks in the City and County of San Francisco.**

(Series of 1939)

Supervisor Meyer presented:

Resolution No. 3249, as follows:

Whereas, sand and dirt is, and has been, drifting and blowing upon certain streets, sidewalks and improved private property in the City and County of San Francisco, which affects the surrounding neighborhood of said property, or a considerable portion thereof; and

Whereas, the Director of Public Works has caused a survey to be made of the surrounding property from which said sand has been and is drifting, to determine the immediate source of such drifting sand or dirt and what preventative measures should be taken, and has made a report thereon to the Board of Supervisors; and

Whereas, it appears from the report of said Director of Public Works that said sand is blowing and drifting from the following described property, to-wit:

Block	Lot	Block	Lot
2155	1-50 inclusive	2151	1-10 inclusive
2099	1-11 inclusive	2150	1
2100	1-23D inclusive	2150	6-22 inclusive
2101	Lot 1, portion of	2187	1-28
2154	1-52 inclusive		29-30
2153	1-6 inclusive	2186	1-50, 51-52
2152	1-44 inclusive	2185	1-46, 47-48
2184	1-11 inclusive	2183	1
2184	38A-45 inclusive	2183	25A-26, 27-28

and is being blown on the following streets and sidewalks:

Thirty-first Avenue southerly from Quintara Street;

Thirty-second Avenue from Pacheco Street to southerly from Quintara Street;

Thirty-third Avenue northerly from Pacheco Street and southerly from Quintara Street;

Thirty-fourth Avenue from Ortega to Pacheco Street and from Quintara Street southerly;

Thirty-fifth Avenue between Ortega and Pacheco Streets;

Quintara Street between Thirty-second and Thirty-third Avenues.

Now, Therefore, The Board of Supervisors does hereby declare that such blowing and drifting sand from the aforesaid property on to the adjoining streets and sidewalks and on to adjacent improved property is and does constitute a public nuisance, and the Director of Public Works under and pursuant to the provisions of Section 729 of Article XV, Chapter 10, Part II of the Municipal Code, is hereby directed to cause to be conspicuously posted in front of the aforesaid lot or lots, which are the source or sources from which said sand is drifting or blowing or has drifted or blown, notice to abate a nuisance, each of which said notices shall be posted not less than 100 feet apart and shall be in the words and figures and of the character, size and height, as is provided in Section 729 above mentioned.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.



**Memorializing the Congress of the United States to Authorize and Direct the Office of Price Administration to Do All Things Necessary to Stabilize and Distribute Fluid Milk and Fluid Cream Within the State of California.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. . . . ., as follows:

Whereas, the State of California, including the City and County of San Francisco, is threatened with a drastic and immediate shortage of fluid milk which will jeopardize the health of the consuming public of this State; and

Whereas, the State of California has, through the State Department of Agriculture, been engaged for many years in the collection of information respecting the California milk shed and in administering the California Milk Control Law for the purpose of insuring a constant supply of pure fluid milk and fluid cream to the people of California; and

Whereas, the said Department of Agriculture of the State of California, has efficiently and ably stabilized the dairy industry of California, and has eliminated unjust, unfair, destructive and demoralizing trade practices and has upheld necessary sanitary regulations and standards of content and purity; and

Whereas, said State Department of Agriculture of California has safeguarded the consuming public of California from an inadequate supply of this necessary commodity by establishing marketing areas within the State of California and has brought about a reasonable amount of stability and prosperity in the production and marketing of fluid milk and fluid cream in this State; and

Whereas, the Congress of the United States has, because of the emergency created by the war, set up the Office of Price Administration for the purpose of preventing inflation, controlling prices and rationing food; and

Whereas, it is apparent that the problems confronting the Office of Price Administration, including the milk problem, cannot be effectively solved in the State of California without the assistance of the duly constituted authorities of the State of California; and

Whereas, in the opinion of the San Francisco Board of Supervisors, existing State agencies should be utilized for the purpose of assisting the federal government in the solution of the problems which have arisen as a result of the war; now, therefore, be it

Resolved, That the Congress of the United States be and it is memorialized to authorize and direct the Office of Price Administration to cooperate, work with, confer, enter into agreements, or otherwise arrange with the constituted authorities of the State of California, with respect to plans relating to the stabilization and distribution of fluid milk and fluid cream within the State of California.

*Referred to Public Health and Welfare Committee.*

**Recommending to the Congress of the United States of America That General MacArthur's Request for Immediate Aid for Pursuing the War in the Pacific Be Granted.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. . . . ., as follows:

Whereas, numerous military authorities are constantly stressing the fact that the Japanese menace in the Pacific area is growing more acute and is a constant threat to the Pacific Coast and particularly to the people of the State of California; and

Whereas, San Francisco has often been designated as the number one

enemy military target of the Pacific Coast and is therefore in great immediate danger from enemy attack; and

Whereas, General Douglas MacArthur is continually pleading with the authorities of our nation for a greater number of aircraft and more of the implements of war to defend the vast territory under his command and to win from the Japanese hordes the "Battle of the Pacific"; and

Whereas, numerous civic leaders and men and women of national prominence in our city have requested again and again that our government authorities heed General MacArthur's request for additional supplies of war and realize the danger of delay; now, therefore be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby recommend to the Congress of the United States of America that General MacArthur's request for immediate aid for pursuing the war in the Pacific be granted; and be it

Further Resolved, That the Clerk of the Board is hereby instructed to send a copy of this resolution to His Excellency Franklin Delano Roosevelt, President of the United States of America and Commander-in-Chief of the Army and Navy, Honorable Frank Knox, Secretary of the Navy, Honorable Henry L. Stimson, Secretary of War, Honorable Hiram Johnson, Senator from California, Honorable Sheridan Downey, Senator from California, Honorable Richard J. Welch, Member of Congress from San Francisco, and Honorable Thomas Rolph, Member of Congress from San Francisco, and respectfully suggest to them that they give every possible assistance in furthering any effort required to grant immediate military aid to General MacArthur to the extent required by him.

*Referred to Public Health and Welfare Committee.*

#### **Appointment of Public Relations Counsel to Represent the City and County of San Francisco at Sacramento.**

Supervisor Green, under his name on roll call, called attention to the many bills pending before the State Legislature, and which affect the interest of San Francisco. Although Mr. Skelly is in Sacramento, he cannot properly represent the City and County of San Francisco. No one person can. A representative should be selected immediately.

Supervisor Uhl suggested the name of Jack Cranford.

Supervisor Green agreed with Supervisor Uhl that Mr. Cranford would make a good representative for San Francisco. However, he represents the fish industry in Sacramento, and the man to represent San Francisco should represent San Francisco alone. Supervisor Green announced that if it were considered advisable, and no other representative could be selected, he, himself, would go to Sacramento. However, he would prefer not to do so, because of the press of his own professional duties.

Thereupon, the Chair stated that he believed the Board should accept Supervisor Green's offer and authorize him to go to Sacramento. Thereupon, Supervisor Colman moved that the Board accept Supervisor Green's offer.

Supervisor Green again stated that he would prefer to have someone else appointed as representative of the Board at Sacramento. However, if no one else could be found to represent the City and County at Sacramento, he would be willing to do so.

Supervisor Gallagher announced that he did not believe Supervisor Green should be appointed as representative at Sacramento.

Thereupon the Chair announced that since his motion had not received a second, the question of appointment of Supervisor Green was not before the Board.

Supervisor Mead moved that the question of appointment of someone to represent the City and County at Sacramento be taken up.

The Controller, who was present in the Chambers during the meeting, reminded the Board that it had requested the Mayor for an appropriation from his Emergency Reserve Fund, which had not yet been complied with. The Board did, however, make available \$1,500 in order to take care of Mr. Skelly's immediate expenses at Sacramento and his employment for one month.

Supervisor Mead called attention to previous action with respect to appointment of Mr. Flynn as Public Relations Counsel. Eight votes were pledged to him. He believed that the Board should again consider the appointment of Mr. Flynn.

The Chair, however, suggested that Supervisor Robert Miller Green be appointed to represent the Board at Sacramento. He saw no reason for objection to Supervisor Green because of his membership on the Board of Supervisors.

Supervisor Shannon, thereupon, offered the name of Mr. Frank X. Flynn for consideration, and moved that Mr. Flynn be authorized to represent the City and County of San Francisco, at Sacramento, as Public Relations Counsel, during the present session of the State Legislature, at a salary of \$500 per month. Motion seconded by Supervisor Gallagher.

The roll was called and the motion *carried* by the following vote:

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Meyer, Roncoviari, Shannon—7.

Noes: Supervisors Brown, Colman, Green, Uhl—4.

Whereupon, the Chair declared that the motion had carried, but stated, also, that Mr. Flynn, in letter addressed to Supervisor Shannon, and presented by Supervisor Shannon on Monday, March 8, 1943, Mr. Flynn had declined to accept the position unless offered by unanimous vote of the Board.

Supervisor Shannon announced that he had offered the name of Mr. Flynn because of the desperate position in which San Francisco found itself without any representative at Sacramento during the session of the State Legislature. Mr. Flynn has all the data at hand; he has a large organization; and San Francisco's interests will be handled in a businesslike manner.

Supervisor Uhl, in explanation of his vote on the foregoing motion, announced that he had voted "No" in order to get immediate action. He would, however, if it would help, be glad to change his vote.

### "Brotherhood Exemplified."

Supervisor Shannon presented the following editorial printed in "The Call-Bulletin," Saturday, March 13, 1943, which he read and requested to be made part of the record:

#### BROTHERHOOD EXEMPLIFIED

*Shrine's St. Patrick's Observance Shows San Francisco's  
Tolerant Spirit*

The St. Patrick's Day observance in San Francisco during the coming week, as everywhere in the United States, will have both a festive and a solemn significance.

San Francisco is a typical American city. It has many racial and religious groups, which preserve customs of other lands and adhere to faiths handed down to them by their fathers.

San Francisco is a typical American city in another and more important way. These racial and religious groups live together not merely in security, but with the respect of each

other. They are not "minorities" in the old world sense. They live in the same neighborhoods. They work in the same plants and offices. Their children are free to attend the same schools, or to attend schools provided for them according to the wish and faith of their people.

Among all these groups in San Francisco, one of the most respected and loved is that embracing the Irish—to whom St. Patrick's Day is important.

\* \* \*

There are a lot of the Irish in San Francisco, and always have been. They have helped to build about everything in this community that is worth while. They are industrious and ambitious. They are workingmen and bankers, politicians and educators, artists and scientists.

But still they are a minority here. If their welfare and security, in matters of racial tradition and particularly of religious expression, depended on what a minority could do to sustain them, they would be a troubled and unhappy group.

But the truly wonderful thing about our American way of life is that such distinctions are erased. By an amazing process that the rest of the world accounts a miracle, the Irish are AMERICANS as are the Jews and the Italians and the Germans and all our people worthy and proud of the name—not by their own assertion of the fact alone, but by the acceptance of their fellow countrymen.

And St. Patrick's Day, which was Irish in its origin, is an American holiday.

\* \* \*

We have special proof of that in San Francisco. There is an annual custom here, of some ten years' standing, which provides the proof.

Every year on St. Patrick's Day there is a gala luncheon in honor of the Irish but not for the Irish alone. It is staged by the Islam Temple of the Shrine, a Masonic and of course a non-Catholic organization. But Catholics, Protestants and Jews attend it in numbers that never fail to tax the capacities of whatever hall is available.

In most countries, particularly in totalitarian countries where tolerance and brotherhood and religious freedom and respect do not exist, you could not get a better setting than that for a brawl.

But in America, we MEAN it when we say a man's racial origin and his religion are his own business.

And in San Francisco, we PRACTICE the principles of tolerance, justice and respect that we preach.

\* \* \*

In fact, the way San Francisco observes St. Patrick's Day, with everybody taking a hand in the festivities and solemnities without regard to the church a man attends or the way he spells his name, it comes pretty close to taking the occasion away from the Irish.

It is a mighty wonderful thing, any way you look at it.

It is one of the best displays of real Americanism regularly repeated in our free land. It promotes good fellowship, and it encourages fraternity, and it creates an understanding of people and an appreciation of their importance to city and country beyond anything obtainable by other methods.

\* \* \*

The Call-Bulletin had said before, and now believes more than ever, that: "The San Francisco manner of St. Patrick's observance is one of the finest practical examples of true human brotherhood to be found in all this traditionally tolerant land."

The American nation is indebted to San Francisco for the nationwide observance of Brotherhood Week, which originated here. It is equally indebted to San Francisco for the emphasis on racial and religious tolerance which our St. Patrick's Day observance provides.

Following the reading of the foregoing editorial, Supervisor Shannon announced that he felt that the person who wrote the editorial exemplifying the spirit that so fortunately exists in San Francisco, and which, he hoped, would spread through the entire country, should be made an honorary citizen of San Francisco.

### Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From League of California Cities, Peninsula Division, inviting attendance at meeting and dinner at Benjamin Franklin Hotel in San Mateo, March 19, 1943, at 6:30 p. m. to discuss "War on the Home Front."

*Referred to County, State and National Affairs Committee.*

From League of California Cities, Peninsula Division, request for payment of Board's contribution, \$2.50, toward expenses of the Peninsula Division of the League of California Cities.

*Referred to County, State and National Affairs Committee.*

Supervisor Gallagher presented tabulation of various matters pending before State Legislature, which affect San Francisco.

*Filed.*

### Salary Standardization.

Supervisor MacPhee informed the Board that he had met with representatives of municipal conference, city employee groups and others to discuss the proposed Salary Standardization measure, and a meeting is to be held on Tuesday, March 16, 1943, at 2:00 p. m., for the purpose of trying to determine action to be taken with respect to the different surveys that have been made.

Several resolutions had been adopted, Supervisor MacPhee continued, requesting the Civil Service Commission to consider proposals for increases in salaries for municipal employees, and to report thereon to the Board. These resolutions, Supervisor MacPhee believed, should be repealed, in order not to compel the Civil Service Commission to continue its work on requested reports until the Committee can bring to the Board of Supervisors some sort of recommendation. The Board of Supervisors should meet on Wednesday to consider the recommendations which will be made as a result of Tuesday's committee meeting.

In closing, Supervisor MacPhee moved that the resolutions adopted by the Board on Thursday and Friday, March 11 and 12, 1943, Nos. 3221 to 3243, be rescinded.

Supervisor Shannon objected. Resolutions can be repealed only by other resolutions, not by motion. He would object to the consideration of any such resolutions at this time.

Thereupon, Supervisor MacPhee moved that the Board recess to reconvene on Wednesday, March 17, 1943, at 3:00 p. m.

However, at request of Supervisor Meyer, who would be in Sacramento on Wednesday, Supervisor MacPhee changed his motion, moving that the Board, at the conclusion of the day's business, recess to reconvene on Thursday, March 18, 1943, at 10:00 a. m. to resume consideration of salary standardization.

No objection, and *so ordered*.

**Registrar of Voters to Include Argument in Favor of Proposed  
Charter Amendment for Purchase of Market Street Railway  
Properties With Sample Ballot.**

Supervisor Gallagher moved that the Registrar of Voters be authorized to include with sample ballot for election on April 20, 1943, argument in favor of the authorization of revenue bonds for the purchase of Market Street Railway properties.

Motion *carried* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Meyer, Roncovieri—7.

Noes: Supervisors Gallagher, Mead, Shannon, Uhl—4.

Supervisor Mead, during the discussion of the foregoing motion, expressed the desire that argument presented and enclosed in the ballot should not give the impression that it was approved by all members of the Board. That would not be a correct impression.

**RECESS.**

There being no further business, the Board, at the hour of 5:25 p. m., recessed, to reconvene on Thursday, March 18, 1943, at 10:00 p. m.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors April 19, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,  
City and County of San Francisco.







Thursday, March 18, 1943

Monday, March 22, 1943

# Journal of Proceedings Board of Supervisors

City and County of San Francisco





# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

THURSDAY, MARCH 18, 1943—10:00 A. M.

In Board of Supervisors, San Francisco, Thursday, March 18, 1943,  
10 a. m.

The Board of Supervisors met pursuant to recess.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gartland, MacPhee, Mead, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Gallagher, Green, Meyer—3.

Quorum present.

President Jesse C. Colman presiding.

Supervisor Gallagher was noted present at 11 a. m.

## Report From Civil Service Commission.

The Clerk presented report from Civil Service Commission, pursuant to provisions contained in resolutions adopted by the Board on March 11 and 12, 1943, proposing changes in schedules of compensations recommended by the Civil Service Commission. The detailed report is summarized as follows:

### Summary by Services of the Cost of Changes Proposed by the Board of Supervisors in the Schedules of Compensation Recommended by the Civil Service Commission and the Cost of Other Changes Required to Maintain Equity as Between Classifications.

(This cost is in addition to the cost of the recommendations of the Civil Service Commission.)

<i>Service</i>	<i>Annual Cost</i>
A—Building Trades .....	\$ 19,128.00
B—Clerical .....	350,220.00
C—Custodial .....	111,999.40
D—Detention .....	5,220.00
E—Electrical Trades .....	30,598.80
F—Engineering .....	52,500.00
G—Examining and Evaluation.....	17,040.00
H—Fire .....	600.00
I—Institutional .....	18,000.00
J—Labor .....	1,424.80
K—Legal .....	60,600.00
L—Medical and Scientific .....	9,340.00
M—Metal Trades .....	20,861.52
N—Miscellaneous Inspection .....	39,180.00
O—Miscellaneous Trades .....	100,812.00
P—Nursing .....	63,120.00
R—Recreation .....	4,620.00
S—Street Railway .....	354,690.00
T—Welfare .....	67,020.00
U—Water .....	17,133.00
X—Library .....	480.00

Total .....\$1,344,587.52

# **Compensation Schedules for Employments in de Young Memorial Museum and California Palace of the Legion of Honor.**

The following report from the Civil Service Commission was presented and read by the Clerk:

March 17, 1943.

Honorable Board of Supervisors  
City Hall, San Francisco.

Gentlemen: Since the submission of the compensation schedules to the Board of Supervisors on March 11, 1943, the Civil Service Commission has classified and brought under civil service a number of employments established in the two museums. The addition of these employments to the civil service system made necessary the creation of several new classifications not duplicated elsewhere in the city service. Since these classifications had not been adopted by the Commission at the time of submission of our original report, we could not, of course, include them therein.

Therefore, subject to the provisions of Section 151 of the Charter, the following rates of pay for the classifications set forth below are recommended for your consideration and inclusion in the general salary standardization ordinance which will be adopted by your Board on or before April 1. These schedules are submitted after a public hearing with the employees and conference with the Board of Trustees of the M. H. de Young Memorial Museum and the California Palace of the Legion of Honor.

A180	Cabinet Maker, \$12.00 a day.....	
B71	Secretary, Board of Trustees, M. H. de Young Memorial Museum and California Palace of the Legion of Honor.....	\$280-350
B334	Photographer, Art and Museum Service.....	175-210
B424	Assistant to the Director, M. H. de Young Memorial Museum .....	190-220
B425	Assistant to the Director, California Palace of the Legion of Honor.....	180-215
C103	Checkroom Attendant .....	130-155
C180	Gallery Attendant .....	140-165
C182	Assistant Head Gallery Attendant.....	165-175
C184	Head Gallery Attendant.....	175-185
Y2	Director, M. H. de Young Memorial Museum....	600-700
Y4	Director, California Palace of the Legion of Honor .....	400-500
Y6	Organist, \$200 for part time services.....	
Y8	Curator A .....	280-325
Y10	Curator B .....	220-260
Y12	Curator C .....	180-220
Y20	Administrative Assistant, M. H. de Young Memorial Museum .....	225-275
Y22	Restorer .....	200-250
Y30	Registrar .....	180-215
Y42	Chief Installer .....	190-215
Y43	Chief Repairer and Packer, M. H. de Young Memorial Museum .....	190-215
Y44	Senior Museum Technician.....	175-190
Y46	Museum Technician .....	150-175

Very truly yours,

CIVIL SERVICE COMMISSION,

W. L. Henderson,  
Personnel Director and Secretary.

### Discussion.

Mr. Cameron King, representing the Federation of Municipal Employees, addressed the Board at length, saying:

"We find ourselves faced with two serious propositions: the time limit within which the Board must act in order to give justice to the employees in the coming budget; the financial limitations which might appear to be politically expedient in bringing justice to the employees."

"You have before you," continued Mr. King, "primarily the report of the Civil Service Commission. The Federation does not approve that report in its entirety. The Federation believes it should be taken as a basis upon which the Board should consider several items as amendatory to that report. The Federation has been somewhat disturbed by statements that amendments will be proposed, substituting for the Civil Service Commission's report, items proposed or suggested to the Civil Service Commission by the P.A.S. These items cut down some 5000 employees from the figures which the Civil Service Commission proposes. To any such proposition we are unalterably opposed. There has been some attempt to back up that proposal by a threat of referendum if any of the Civil Service Commission's recommendations are adopted. The Federation and the employees are in no fear that there will be any referendum on this proposal. However earnest, however sincere, the people who have made these threats are, it is beyond their physical capacity to carry out. They cannot get the required names in time to do it. However, we do recognize the political situation. As far as any cuts are concerned, some of the cuts in the P.A.S. report go below what the people are now getting. In many other cases employees are getting less than what you have stated to be fair and just when they adopted the present Charter, and approved the '1930' schedules. However, to consider the P.A.S. report and to cut salaries on the basis of a very hasty survey—to take the P.A.S. report would be for the Board to stultify itself and to say that its judgment and the judgment of the Civil Service Commission was wrong."

Supervisor MacPhee announced that the Finance Committee was not ready to make an official report, and suggested that the Board recess to reconvene later in the day when the Finance Committee would be ready to make a report.

Mr. Henderson, in commenting on statement by Mr. King, declared that Mr. King's statement was not correct. Both the Civil Service Commission's report and the P.A.S. report provide that no salary shall be reduced, even though the salary schedules adopted by the Board of Supervisors are lower.

Mr. Del Carlo announced that the Building Trades Council has requested many adjustments, and urged the Board to give consideration to those requests.

Mr. Flamm announced that city employees are on record in favor of having the Civil Service Commission as basis for salary standardization.

Mr. H. S. Foley, speaking for employees in the street railway service, expressed opposition to the P.A.S. report. All organized labor, he stated, was opposed to that report. Municipal Railway employees did not approve the Civil Service Commission report, feeling they had not been justly dealt with.

Mr. Watson, speaking on behalf of Class B4, Bookkeeper, reported that other classifications with starting rate of \$175, have a maximum rate of \$210. The bookkeeper's range is \$175 to \$200, as recommended by the Civil Service Commission. It should be \$175 to \$210.

Mr. Gallagher, speaking on behalf of deputies in the District Attorney's office, pointed out that the K Classification, or legal services, are

unique in that the salaries set up are merely maximum salaries; there are no salary ranges. Salaries paid are based on the recommendation of the department head, approved by the Mayor, and adopted by the Board of Supervisors. Deputies in the District Attorney's office should be put on the same basis as those in the City Attorney's office.

Mr. Cameron King filed with the Board, statement as follows:

"Two hundred and nine classes would be cut back by changing the Civil Service Commission's recommendations back to P.A.S. There are 4035 employees in these classes.

"Seventy classes would be cut below the 1930 recommendations by changing the Civil Service Commission's recommendations back to P.A.S. There are 1027 employees in these classes."

*Statement referred to Finance Committee.*

Mr. Frank Moitoza reported that the Federation of Municipal Employees has submitted data to P.A.S. It has submitted the same data to the Civil Service Commission, and has again submitted that data to the Board of Supervisors. He requested consideration for Classes B101, B100, B247, B302, L52, L152, L602, T2, T4 and others.

Mr. Pickel requested consideration for Class E52, M202.

Mr. Gallagher, speaking in behalf of Public Welfare Services, "T" classifications, called attention to Classes T153, Chinese Social Service Worker, and T157, Social Service Worker. The scope circular and probation requirements for both these classifications are practically the same.

Captain Doolin, speaking for Airport employments, Classes F50, F51, F52 and F61, urged the Board and the Finance Committee to accept the information already submitted, and to approve his recommendations as to those classes.

Supervisor Roncovieri suggested that Captain Doolin's requests be re-referred to the Civil Service Commission.

Supervisor Shannon suggested that Captain Doolin's statement might well be referred to the Civil Service Commission, whereupon, Supervisor Mead moved that the Captain repeat his statement during the afternoon session, and that a transcript thereof be made and referred to the Civil Service Commission.

*No objection, and so ordered.*

Mr. Labelle, Supervisor of School Janitors, addressed the Board in behalf of Classes C102, C104 and C107, employed in the School Department particularly. If standards of wages are not kept up, Mr. Labelle held, it will be impossible to keep up the standards of employees.

Mr. Harold Dignan, speaking in behalf of Ambulance Drivers, Class O6, renewed request for salary range of \$200 to \$225. The duties of ambulance drivers for the City and County are entirely different from those duties of private ambulance drivers, particularly in the type of patients which they handle.

*Car Repairers.* The following communication from Mr. E. G. Cahill, was presented by Supervisor Mead, read by the Clerk, and *referred to the Finance Committee:*

March 16, 1943.

To the Honorable  
Civil Service Commission,  
Room 151 City Hall,  
San Francisco, California.

Gentlemen: May I be permitted to say that considerable dissatisfaction has been expressed by car repairers employed in the Municipal

Railway over the recent standardization report submitted by your honorable body.

The wage range established by the report of your Commission was from \$8.00 to \$9.20 per day.

The Municipal Railway has had considerable difficulty in securing new men with sufficient experience and ability to properly handle the repairing of street cars. It has been found that those recently employed by your Commission have not proven satisfactory on the whole, as many have resigned after one or two days' work, while others are not competent in accordance with the standards of the Municipal Railway for these positions.

Fortunately, the majority of the car repairers have been with the Municipal Railway for many years and are thoroughly competent to perform their duties. It would be a great blow to the efficiency of the Municipal Railway's operation were it to lose many of its older men.

The Public Utilities Commission has considered this situation, and I have been directed to write you and inform you that in its opinion a better wage arrangement for car repairers would be from \$8.00 to \$10.00 per day, starting in at \$8.00 and receiving a \$0.50 per day increase yearly until they have reached the maximum.

It is also believed that the maximum in the range established for car repairer-welders is too low to attract the type of men desired.

May I request your consideration of these matters, which I believe are of considerable importance in carrying on the operation of the Municipal Railway.

Very truly yours,

E. G. CAHILL,  
Manager of Utilities.

Following the reading of the foregoing communication, Mr. Morris, speaking for Class M202, Car Repairer, requested salary range from \$8.00 to \$10.00 per day. The recommended range is \$8.00 to \$9.20 per day. Out of the car repairers, there will be four affected who will receive the \$10 per day.

Mr. Pickel, also representing Car Repairers, disagreed with the views expressed by Mr. Morris. There are four new men, Mr. Pickel stated, who have been employed about one year.

Mr. Bohay, representing employment in "F" classifications, addressed the Board briefly, speaking on behalf of Class F254, Civil Engineering Draftsmen. Out of the twenty-five men in that class, there are actually only three men whose salaries are directly chargeable to the tax rate. The figure presented to the Board is entirely erroneous, and way out of line. Men are leaving the city's employ to accept other positions; they cannot get leaves of absence, so they must resign. As to prevailing wage, most of the manufacturing and commercial firms pay higher wages than those being requested.

#### RECESS.

After brief discussion as to time for reconvening, the Board, at the hour of 12:30 p. m., recessed, to reconvene at 2:30 p. m. to continue its consideration of salary standardization.

DAVID A. BARRY, Clerk.

## THURSDAY, MARCH 18, 1943—2:30 P. M.

The Board of Supervisors reconvened pursuant to recess, to resume consideration of salary standardization.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

President Jesse C. Colman presiding.

President Colman, after calling the meeting to order, announced that the privilege of the floor would be granted to anyone who might wish it.

Whereupon, a Mr. Collins, addressing the Board at length, urged that the salary range of \$165 to \$200 per month be approved for General Clerks, and comparable classifications. Unless some recognition is given to General Clerks, General Clerk-Stenographers, General Clerk-Typists, etc., a great many of such employees will be forced out of city employ.

D102—*Writ Server*. Mr. Dieterle reviewed the arguments previously presented in support of requested increase of salary range for Writ Server, and appealed to the Board that the requested range be approved.

*Auto Machinists*. Mr. Anderson, representing Auto Machinists, and speaking particularly for Class M54, called attention to the requirements for employment as an auto machinist. In addition to being a machinist, and, of course, having served the required apprenticeship therefor, a man must have had specific automotive experience. In support of request for higher wage scale, Mr. Anderson pointed out that the union scale for machinists was \$1.39 per hour, and he presented and filed with the Board, list containing wages paid by various employers in San Francisco ranging from \$60 to \$65 per week for a 40-hour week.

M202—*Car Repairer*. Mr. Pickel reported that since the morning session an agreement had been reached with respect to Car Repairers. The scale agreed on was \$8 per day for the first year, \$9 per day for the second year and \$10 per day for the third year. He would respectfully ask that such scale be approved.

Mr. Cameron King addressed the Board on behalf of General Clerks and comparable classifications. It is impossible, stated Mr. King, to obtain satisfactory clerical help at the wage the city is now paying.

A Mr. Troy also urged that a higher salary range be established for the clerical groups. Even at a wage of \$200, General Clerks would not be getting the prevailing rates during the coming fiscal year.

Mr. Clarke, from the Public Library, explained the views of the Board of Library Commissioners with regard to compensations in the Library Department. The Commission realizes that it is primarily a question of classification, not salary standardization, which must be settled. However, in the "X" classification, there is one position, X22, Head Cataloguing Librarian, that is a very highly technical job. That job should be one of the most highly paid positions in any library, because of the education and the training required therefor. The position of Assistant to the City Librarian should be allowed a greater compensation. That position should be likened to B419, Assistant to the Secretary of the Civil Service Commission, and B98, Confidential Secretary to the Sheriff, and also to B99, Confidential Secretary to the Assessor. The



position of Secretary to the Library Commission should, because of the duties, be paid a more adequate salary.

Mr. H. S. Foley, speaking for the "S" classification, inquired what had been done with that classification. The employees are requesting a ten-cent per hour differential for bus operations, and are asking a flat rate of 95 cents per hour instead of progressive scale of pay. Inspectors are recommended by the Commission for \$200 to \$240; we understand that they are to be reduced from that figure to \$210 maximum. We don't believe that is just.

Thereupon, Supervisor MacPhee presented the following recommendation of the Finance Committee:

**Requesting Report From Civil Service Commission on Proposed Amendments to Schedule of Compensations Previously Submitted to Board by Said Commission.**

(Series of 1939)

Resolution No. 3257, as follows:

Resolved, The Board of Supervisors hereby approves the rates set forth below for the following classes:

U-44 .....	\$833.33	A-108, A-416, E-8....	325- 375
M-202 .....	\$8.40, \$8.96, \$ 9.20	S-10 .....	\$625- 780
M-54, M-254 .....	11.12	S-56 .....	190- 230
M-55 .....	11.62	S-60 .....	250- 300
M-260, M-268 .....	12.24	S-102, 1st 6 mo.....	.85
M-56, M-264 .....	13.24	2nd 6 mo.....	.87½
N-64 .....	\$225- 260	3rd 6 mo.....	.90
U-108 .....	\$ 10.00	thereafter .....	.92½
L-304 .....	\$205- 225	S-103, 1st 6 mo.....	.85
B-124 .....	\$225- 280	2nd 6 mo.....	.87½
B-164 .....	250- 300	3rd 6 mo.....	.90
C-106, 107 .....	\$170- 200	thereafter .....	.92½
C-108 .....	175- 210	S-104, 1st 6 mo.....	.85
E-106 .....	\$ 11.00	2nd 6 mo.....	.87½
E-150, 151, 155 .....	8.50	3rd 6 mo.....	.90
E-152, 154 .....	12.60	thereafter .....	.92½
E-160, 162, 164 .....	13.60	S-106, 1st 6 mo.....	.90
E-156 .....	16.00	2nd 6 mo.....	.92½
F-50 .....	\$215- 260	3rd 6 mo.....	.95
F-604 .....	190- 250	thereafter .....	.97½
G-2, G-8, G-15, G-18..	\$200- 260	S-110 .....	\$200- 240
A-364 .....	\$ 12.00	114 .....	250- 300
A-370 .....	14.00	120 .....	225- 260
A-56 .....	15.00	124 .....	225- 280
Plus \$1.00 extra when		128 .....	300- 375
working underground.		130 .....	350- 435
A-106, A-412, E-2, E-4.	\$260- 325	132 .....	400- 500

and be it

Further Resolved, That for all other classifications, except those mentioned above, for which the Civil Service Commission in its report of March 11, 1943, recommended a maximum salary on a monthly basis to and including two hundred (\$200) dollars, the Board of Supervisors hereby approves such maximum salaries and for the minimum or entrance salary for the respective classifications the Board of Supervisors proposes to amend the minimum or entrance salaries recommended by the Civil Service Commission for the respective classifications by substituting therefor the minimum or entrance salary proposed by the Public Administration Service as set forth in the tabulation titled "1943 Pay Rates" under the heading "Revised Rates of P. A. S. to Commission," transmitted to the Board of Supervisors by the Civil Service Commission with its report of March 11, 1943, it being understood that by such action situations will not be created wherein

the minimum for classes to which promotions are normally made from lower classes in a series, or classes in which lie supervisory responsibility over lower classes, i. e., nurses over orderlies, shall not overlap the maximum for the lower classes affected; and be it

Further Resolved, That for all other classifications, except those mentioned above, where the Civil Service Commission in its report of March 11, 1943, recommended a maximum salary on a monthly basis in excess of two hundred (\$200.00) dollars per month, the Board of Supervisors proposes to amend the rates set forth in said report by substituting therefor the minimum and maximum salary proposed by the Public Administration Service for the various classifications as set forth in the tabulation titled "1943 Pay Rates" under the heading "Revised Rates of P. A. S. to Commission," transmitted to the Board of Supervisors by the Civil Service Commission with its report of March 11, 1943; and be it

Further Resolved, That where recommended minima are lower than minima existing previous to July 1, 1943, present salaries within the pay ranges recommended by the Civil Service Commission shall increase in accordance with existing regulations of the Civil Service Commission relative to step increments within the range rather than be reduced to the minima; provided, further, that any employee in the service under appointment on June 30, 1943, whose salary on that date is more than the amount to which such employee is entitled under the compensation schedule fixed herein on the basis of years of service shall continue to receive the salary which he is receiving on June 30, 1943, and that all employees hereafter employed in a classification for which a minimum rate of \$150 or less is fixed, shall, during the period of the present emergency and for six months thereafter, enter the service at the second year salary fixed herein, and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, the Board of Supervisors hereby requests the Civil Service Commission for a review and analysis of the data heretofore submitted to the Board of Supervisors by the Civil Service Commission and presented at the hearings held by this Board of Supervisors on March 11, and March 12, 1943, and make a report thereon to the Board of Supervisors on or before March 22, 1943, together with a report as to what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

Shortly after presentation, the Clerk, who was reading the resolution, was interrupted by Supervisor Shannon, who requested copy thereof. Supervisor Roncovieri, also, requested a copy.

### RECESS.

Whereupon, at the hour of 4:45 p. m., and on motion by Supervisor MacPhee, the Board recessed while copies of resolution recommended by the Finance Committee were being prepared for members of the Board.

### RECONVENED.

The Board of Supervisors reconvened at 5:20 p. m. to continue its consideration of salary standardization.

### In Hands of the Board.

Supervisor MacPhee, seconded by Supervisor Uhl, moved that the entire subject matter of salary standardization be taken into the hands of the Board.

*No objection, and so ordered.*

Thereupon, following suggestion by Supervisor Uhl, Supervisor MacPhee, Chairman of the Finance Committee, explained the Committee's

recommendation, pointing out that for employees receiving less than \$200 per month the maximum salaries as set up by the Civil Service Commission in its report should be paid, thus giving consideration to employees in the lower bracket. It provides further that those employees earning less than \$150 per month shall start at the second step rather than start at the first step. As to changes in salary ranges as recommended by the Civil Service Commission, they have been made after consultation and approval by the representatives of the P.A.S.

Continuing, Supervisor MacPhee stated: "First, with the exception of No. 1—U4, which was agreed upon by a majority of the members of the Board; and I think thereafter the change that was made in behalf of the carmen was recommended by the Civil Service Commission as those men's scale was under \$200, and it was the opinion of the representatives of the P.A.S. that the payment for the bus operators should be proportionately higher—I think I am correct on that—any other changes that have been made have been made with their concurrence.

"Now I would like to say undoubtedly this report and resolution does not satisfy the city employees, nor does it satisfy us as Supervisors, because we would like to give you everything—we would like to be in a position to do so. Several things have had to be taken into consideration.

"First, contrary to some of the statements made by some of the representatives that a referendum would not be imposed, a majority of the Supervisors feel that a referendum would be preferred against the city employees, and as a result, if that did happen to satisfy some people who possibly may be justified, it would be at the expense of possibly five or six thousand employees. We are satisfied a referendum would possibly be instituted and might result in a loss of all the raises, now amounting to well over \$1,300,000 to all city employees; they would vanish into thin air.

"For that reason the majority of the Board of Supervisors was unwilling to take the risk and grant everything that was desired.

"Again, I would like to say it doesn't satisfy everybody. We have done the very best job we could. There is no recommendation that was not approved by the Civil Service Commission of the P.A.S. For that reason we ask for your indulgence to go ahead with this report.

"I have a resolution before me which is joined in, I believe, by all the members of the Board. I think you will realize we have entered upon a job which is not complete, but one we do want to see through to final completion soon.

#### **Requesting Civil Service Commission to Prepare and Submit After July 1, 1943, Schedule of Compensations.**

(Series of 1939)

Resolution No. 3256, as follows:

Resolved, That immediately after July 1, 1943, this Board of Supervisors shall request the Civil Service Commission to prepare and submit to this Board of Supervisors a schedule of compensations as provided in Section 151 of the Charter.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

"Just one thing more, and then I am finished. Of course, this report will be started on July 1st. I would like to remind all the city employees that it was the Finance Committee and the members of the Board of Supervisors together with the representatives of the city employees, together with the Civil Service Commission itself, who appealed to the administration to make available the sum of \$12,500 for this survey last July, and had that sum been available we would have had

a better survey, because we would have had plenty of time to work on it. We want to draw to your attention the fact that the Civil Service Commission had only a few months to make this study, and the Board of Supervisors had just several days when we should have had months. We have done the very best we could with the time we had, and we plan to go ahead with it and continue. This resolution, if passed, I think you will all be satisfied with.

"I move adoption of the resolution."

Supervisor Mead called attention to item B413, to which members of the Finance Committee and a representative of the P.A.S. had agreed. The range for that class, as agreed to, should be \$240 to \$280. It was overlooked; it is not in the resolution.

Mr. Collett confirmed statement by Supervisor Mead.

Whereupon, Item B413, with salary range of \$240 to \$280, was made part of the resolution.

Supervisor Shannon announced his intention to vote "No" on the resolution, stating that he would at a later date report his reasons for so voting.

Motion by Supervisor MacPhee that resolution be adopted was thereupon seconded by Supervisor Mead.

Thereupon, the roll was called, and the following resolution, as amended, and reading as follows, was *adopted* by the following vote:

**Requesting Report From Civil Service Commission on Proposed Amendments to Schedule of Compensations Previously Submitted to Board by Said Commission.**

(Series of 1939)

Resolution No. 3257, as follows:

Resolved, The Board of Supervisors hereby approves the rates set forth below for the following classes:

U-44 .....	\$833.33	A-108, A-416, E-8....	325- 375
M-202 .....	\$8.40, \$8.96, \$ 9.20	S-10 .....	\$625- 780
M-54, M-254 .....	11.12	S-56 .....	190- 230
M-55 .....	11.62	S-60 .....	250- 300
M-260, M-268 .....	12.24	S-102, 1st 6 mo.....	.85
M-56, M-264 .....	13.24	2nd 6 mo.....	.87½
N-64 .....	\$225- 260	3rd 6 mo.....	.90
U-108 .....	\$ 10.00	thereafter .....	.92½
L-304 .....	\$205- 225	S-103, 1st 6 mo.....	.85
B-124 .....	\$225- 280	2nd 6 mo.....	.87½
B-164 .....	250- 300	3rd 6 mo.....	.90
B-413 .....	240- 280	thereafter .....	.92½
C-106, 107 .....	\$170- 200	S-104, 1st 6 mo.....	.85
C-108 .....	175- 210	2nd 6 mo.....	.87½
E-106 .....	\$ 11.00	3rd 6 mo.....	.90
E-150, 151, 155 .....	8.50	thereafter .....	.92½
E-152, 154 .....	12.60	S-106, 1st 6 mo.....	.90
E-160, 162, 164 .....	13.60	2nd 6 mo.....	.92½
E-156 .....	16.00	3rd 6 mo.....	.95
F-50 .....	\$215- 260	thereafter .....	.97½
F-604 .....	190- 250	S-110 .....	\$200- 240
G-2, G-8, G-15, G-18..	\$200- 260	114 .....	250- 300
A-364 .....	\$ 12.00	120 .....	225- 260
A-370 .....	14.00	124 .....	225- 280
A-56 .....	15.00	128 .....	300- 375
Plus \$1.00 extra when		130 .....	350- 435
working underground.		132 .....	400- 500
A-106, A-412, E-2, E-4.	\$260- 325		

and be it

Further Resolved, That for all other classifications, except those mentioned above, for which the Civil Service Commission in its report of March 11, 1943, recommended a maximum salary on a monthly basis to and including two hundred (\$200) dollars, the Board of Supervisors hereby approves such maximum salaries and for the minimum or entrance salary for the respective classifications the Board of Supervisors proposes to amend the minimum or entrance salaries recommended by the Civil Service Commission for the respective classifications by substituting therefor the minimum or entrance salary proposed by the Public Administration Service as set forth in the tabulation titled "1943 Pay Rates" under the heading "Revised Rates of P. A. S. to Commission," transmitted to the Board of Supervisors by the Civil Service Commission with its report of March 11, 1943, it being understood that by such action situations will not be created wherein the minimum for classes to which promotions are normally made from lower classes in a series, or classes in which lie supervisory responsibility over lower classes, i. e., nurses over orderlies, shall not overlap the maximum for the lower classes affected; and be it

Further Resolved, That for all other classifications, except those mentioned above, where the Civil Service Commission in its report of March 11, 1943, recommended a maximum salary on a monthly basis in excess of two hundred (\$200.00) dollars per month, the Board of Supervisors proposes to amend the rates set forth in said report by substituting therefor the minimum and maximum salary proposed by the Public Administration Service for the various classifications as set forth in the tabulation titled "1943 Pay Rates" under the heading "Revised Rates of P. A. S. to Commission," transmitted to the Board of Supervisors by the Civil Service Commission with its report of March 11, 1943; and be it

Further Resolved, That where recommended minima are lower than minima existing previous to July 1, 1943, present salaries within the pay ranges recommended by the Civil Service Commission shall increase in accordance with existing regulations of the Civil Service Commission relative to step increments within the range rather than be reduced to the minima; provided, further, that any employee in the service under appointment on June 30, 1943, whose salary on that date is more than the amount to which such employee is entitled under the compensation schedule fixed herein on the basis of years of service shall continue to receive the salary which he is receiving on June 30, 1943, and that all employees hereafter employed in a classification for which a minimum rate of \$150 or less is fixed, shall, during the period of the present emergency and for six months thereafter, enter the service at the second year salary fixed herein, and be it

Further Resolved, That pursuant to the provisions of Section 151 of the Charter, the Board of Supervisors hereby requests the Civil Service Commission for a review and analysis of the data heretofore submitted to the Board of Supervisors by the Civil Service Commission and presented at the hearings held by this Board of Supervisors on March 11, and March 12, 1943, and make a report thereon to the Board of Supervisors on or before March 22, 1943, together with a report as to what other changes and the cost thereof such proposed amendments would require to maintain an equitable relationship with other rates in such schedules.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Uhl—9.

No: Supervisor Shannon—1.

Absent: Supervisor Meyer—1.

**Declaration of Policy to Take No Official Action on Matters Over Which the Board Has No Jurisdiction.**

Supervisor Brown presented the following Resolution, previously adopted by the Board, and called the Board's attention thereto, and suggested that this resolution be kept in mind while considering resolutions similar to that resolution endorsing the sending of additional aid to General MacArthur.

**Declaration of Policy to Take No Official Action on Matters Over Which the Board Has No Jurisdiction.**

(Series of 1939)

Resolution No. 581, as follows:

Whereas, this Board of Supervisors is frequently importuned to officially express opinions upon highly controversial matters, totally irrelevant and extraneous to the functions of this legislative body, and over which matters this Board has absolutely no jurisdiction; and

Whereas, the requested expressions of opinion upon such controversial matters presume and purport to be the attitude of the people of the City and County of San Francisco, and are so received by those to whose attention they are directed; and

Whereas, the practice whereby this Board is importuned to officially express itself upon controversial matters over which it has no jurisdiction or control is subversive to good government as well as to the interests of the people of San Francisco, and constitutes a violation of the spirit of the Charter, which, fairly interpreted, provides that the function of the Board of Supervisors shall be confined strictly to the legislative affairs of the City and County of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors declares it as a policy to which its members and each of them pledge themselves strictly to adhere, that in the future no official action will be taken upon extraneous or irrelevant matters, or upon affairs over which the members of this Board, representing all of the people of San Francisco, have no jurisdiction or control.

*Adopted*—Board of Supervisors, San Francisco, October 9, 1939.

Ayes: Supervisors Brown, Colman, McGowan, Mead, Meyer, Ratto, Roncovieri, Shannon—8.

No: Supervisor Uhl—1.

Absent: Supervisors McSheehy, Schmidt—2.

*I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.*

DAVID A. BARRY, Clerk.

Approved, San Francisco, October 20, 1939.

ANGELO J. ROSSI, Mayor.

*Referred to Public Health and Welfare Committee.*

**In Memoriam—Ben W. Kreling.**

Supervisor Shannon called attention to the death of Mr. Ben Kreling, brother of "Tiv" Kreling, Sergeant-at-Arms for the Board of Supervisors, addressing the Board as follows:

"Mr. President, and members of the Board: I have known Mr. Kreling practically a lifetime, and I was very much surprised to learn of his death. He has been very active in the life of San Francisco. It was only a week ago that I saw him at a meeting of the San Francisco Aerie No. 5 of the Fraternal Order of Eagles, where they were having a meeting of old-timers, they termed it, and Mr. Kreling was one of the Charter members of that Aerie, which was instituted about 45 years ago.

"He was a very fine man, of a fine family. The name of Kreling is well known to the music loving people of San Francisco, having been connected with the Tivoli on Eddy Street, and I move that when we adjourn, we do so out of respect to his memory."

*Motion Unanimously Carried by rising vote.*

Thereupon Supervisor Shannon continued, saying: "Mr. President and members of the Board: I feel that this outstanding citizen and soldier is well known, so well known to the citizens of San Francisco generally that eulogy on my part is absolutely unnecessary. Therefore, I am presenting this resolution, and move its adoption by rising vote:

**In Memoriam—Ben W. Kreling.**

(Series of 1939)

Resolution No. 3255, as follows:

Whereas, the Supreme King of the Universe has summoned the soul of Ben W. Kreling to its just reward; and

Whereas, Ben Kreling, loving father and brother of the well-known Sergeant-at-Arms of this Board, Charles T. "Tiv" Kreling, was a familiar figure in the fraternal and social life of this city, being a member of the Olympic Club and Aerie No. 5 of the F.O.E.; and

Whereas, his departure from this earth will leave a void that will not soon be filled; now, therefore, be it

Resolved, That this Board views with deep sympathy the passing of Ben Kreling and takes this opportunity of extending to the family of the deceased its heartfelt condolences; and be it

Further Resolved, That the Clerk of this Board is hereby directed to forward a suitable copy of this resolution to the family of the late departed.

*Unanimously adopted by rising vote:*

**In Memoriam—General Thornwall Mullally.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3254, as follows:

Whereas, God Almighty has seen fit to claim unto Himself the soul of General Thornwall Mullally; and

Whereas, General Mullally's long a colorful career was studded with the following brilliant achievements:

Graduated from Yale University and studied at Virginia University and later took his degree from the New York Law School. From 1906 to 1917 he was Assistant to the President of the old United Railroad and was instrumental in materially alleviating the suffering caused by the conflagration of 1906.

During the first World War, he was the organizer and commander of the famed 144th Field Artillery, the only volunteer regiment admitted into the service of the United States in that war, and so distinguished himself that he was the recipient of the Distinguished Service Medal.

At the time of his death he was practicing law; and

Whereas, General Mullally's death is a severe blow to the people of the City of San Francisco, his bereaved sisters, his legion of friends and to the many organizations fortunate enough to claim him as a member, among which were the Bohemian Club, Army and Navy and Press Clubs; now, therefore, be it

Resolved, That this Board notes with profound regret the passing of General Thornwall Mullally and takes this opportunity of extending to his family its heartfelt condolences; and be it

Further Resolved, That when this Board adjourns this day it does

MONDAY, MARCH 22, 1943

so out of respect to the memory of the late General Thornwall Mullally and the Clerk of the Board is hereby directed to transmit a suitable copy of this resolution to the family of the deceased.

*Unanimously adopted by rising vote.*

### ADJOURNMENT.

There being no further business, the Board, at the hour of 5:45 P.M., adjourned.

DAVID A. BARRY, Clerk.

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MONDAY, MARCH 22, 1943—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 22, 1943, 2:00 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

Quorum present.

President Jesse C. Colman presiding.

Supervisor Green was noted present at 2:40 p. m.

### SPECIAL ORDER—2:00 P.M.

#### Appeal From Visitacion Avenue Assessment.

Hearing of appeal from assessment for the costs and expenses of the work on or improvement of Visitacion Avenue between Hahn and Schwerin Streets by paving, etc., by the Fay Improvement Company, as described in Declaration of Intention Order No. 17329 of January 16, 1943.

No protests having been made, the assessment was *confirmed and the Clerk was directed so to notify the Director of Public Works.*

### UNFINISHED BUSINESS.

#### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Mead, Uhl.

**Amending Ordinance Providing for Bonding of Various Municipal Officers and Employees, Bonding Various Employees in Tax Collector's Office.**

(Series of 1939)

Bill No. 2109, Ordinance No. 2023, as follows:

Amending ordinance No. 1058 (series of 1939), specify the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the charter; fixing the amount of the suretyship to be given by the said officers and employees; providing for the payment of premiums thereon and for the



custody of said suretyship and providing for the form thereof, and repealing ordinance No. 4.045. Also repealing ordinance No. 1958 (Series of 1939).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended by amending section 18 thereof, to read as follows:

**Section 18. Finance and Records, Department of Tax Collector.**

Cashier .....	\$15,000
Assistant Cashier .....	10,000
Tellers (2) each.....	5,000
Teller .....	3,000
Senior Inspector of Licenses.....	1,000
Adjuster .....	1,000
Head Clerk .....	3,000
Director of Delinquent Revenue.....	5,000
Director, License Bureau.....	1,000
Attorney, Civil .....	1,000
Senior Clerk-Stenographer .....	1,000
General Clerk-Stenographer .....	1,000
Senior Clerk .....	1,000
General Clerks (27) each.....	1,000

**\$80,000**

Section 2. Ordinance No. 1948 (series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$2,000 from Unappropriated Balance of Funds—Municipal Railway to Credit of Temporary Salaries, Military Leave, Month of March 1943, to Provide Funds for Payment of Military Leave to Employees of Municipal Railway Entering Armed Forces of the United States.**

(Series of 1939)

Bill No. 2110, Ordinance No. 2024, as follows:

Appropriating the sum of \$2,000.00 from the Unappropriated Balance of Funds—Municipal Railway to credit of Appropriation No. 265-126-00 Temporary Salaries, Military Leave, for month of March, 1943, to provide funds for payment of military leave to employees of the Municipal Railway entering the armed forces of the United States.

Be it ordained by the People of the City and County of San Francisco as follows:

Section 1. The sum of \$2,000.00 is hereby appropriated from the Unappropriated Balance of Funds—Municipal Railway to credit of Appropriation No. 265-126-00-Temporary Salaries, Military Leave, for month of March, 1943, to provide funds for payment of military leave to employees of the Municipal Railway entering the armed forces of the United States.

Approved as to form by the City Attorney.

Approved by the Mayor.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Reappropriating \$800 Out of Surplus to Provide Funds for Materials and Supplies and Fuel Oil for M. H. de Young Memorial Museum Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2111, Ordinance No. 2025, as follows:

Reappropriating the sum of \$800 out of the surplus existing in Appropriation No. 218-110-00 to provide funds for the purchase of materials and supplies and fuel oil for the M. H. de Young Memorial Museum for the balance of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$800 is hereby reappropriated from the surplus existing in Appropriation No. 218-110-00, Permanent Salaries, M. H. de Young Memorial Museum, to the credit of the following appropriations:

Appropriation No. 218-300-00.....	\$500.00
Appropriation No. 218-321-00.....	300.00
	<hr/>
	\$800.00

to provide funds for the purchase of materials and supplies and fuel oil for the M. H. de Young Memorial Museum for the balance of the fiscal year.

Recommended by the Director of M. H. de Young Memorial Museum.

Approved by the Board of Trustees of M. H. de Young Memorial Museum by resolution of February 9, 1943.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Reappropriating \$807 From Surplus in Appns. of California Palace of the Legion of Honor to Provide Funds for Materials and Supplies, Postage, and Fuel Oil for California Palace of the Legion of Honor Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2112, Ordinance No. 2026, as follows:

Reappropriating the sum of \$807 from surplus existing in Appropriations of the California Palace of the Legion of Honor to provide funds for the purchase of materials and supplies, postage, and fuel oil for the California Palace of the Legion of Honor for the balance of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$807 is hereby reappropriated from surplus existing in the following appropriations:

Appropriation No. 217-140-00.....	\$200
Appropriation No. 217-110-00.....	607

to the credit of the following appropriations:

Appropriation No. 233-233-17.....	\$200
Appropriation No. 217-300-00.....	307
Appropriation No. 217-321-00.....	300
	<hr/>
	\$807

to provide funds for the purchase of materials and supplies, postage, and fuel oil for the California Palace of the Legion of Honor for the balance of the fiscal year.

Recommended by the Director of California Palace of the Legion of Honor.

Approved by the Board of Trustees of California Palace of the Legion of Honor by resolution of February 8, 1943.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Establishing Revolving Funds for Public Welfare Department and Appropriating Moneys Therefor; Repealing Bill No 214, Ordinance No. 19.021.**

(Series of 1939)

Bill No. 2113, Ordinance No. 2027, as follows:

Establishing Revolving Fund for the Public Welfare Department and appropriating moneys therefor; repealing Bill No. 214, Ordinance No. 19.021.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby established a revolving fund to be known as the Public Welfare Department Revolving Fund, which sum shall not exceed the sum of One Thousand Five Hundred Dollars (\$1,500), said fund to be used for the payment of emergency expenditures for relief of county indigents, and persons eligible for assistance under the War Service and Assistance Program, and such other expenses of the Public Welfare Department and of the Director thereof which cannot be conveniently paid by warrants drawn upon the Treasurer of the City and County of San Francisco.

Section 2. All moneys received for said fund shall be deposited in such bank or banks as the Director of the Public Welfare Department shall direct and shall be drawn therefrom upon the order of said Director or upon the order of such other person or persons as the said Director may designate. The said Director of the Public Welfare Department shall keep, or cause to be kept, a full, true and correct account of all moneys received or disbursed from said revolving fund and shall, at least once in each month, render to the Controller a full, true and correct account of all disbursements made from said fund and submit therewith the proper vouchers supporting such disbursements; and upon said disbursements being approved by the Controller, the said Controller shall draw his warrant in favor of the said Director of the Public Welfare Department for the aggregate amount of said disbursements; and when the amount of said warrant so drawn is received by the said Director of the Public Welfare Department it shall be placed to the credit of said fund.

Section 3. The Controller is hereby authorized to establish said Revolving Fund out of the following funds: \$250 from funds heretofore provided by Bill No. 214, Ordinance No. 19.021; \$500 previously advanced in November, 1934, by Warrant No. 1442, and \$750 from Appropriation No. 256.840.05.

Section 4. Bill No. 214, Ordinance No. 19.021, entitled "Establishing

Revolving Fund, County Welfare Department," passed December 12, 1932, is hereby repealed.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$375 From Emergency Reserve Fund to Credit of Appropriation No. 233.400.51 Payment of Team of Horses for Laguna Honda Home, Department of Public Health.**

(Series of 1939)

Bill No. 2114, Ordinance No. 2028, as follows:

Appropriating the sum of \$375 from Emergency Reserve Fund to the credit of Appropriation No. 233.400.51 to cover payment of team of horses for Laguna Honda Home, Department of Public Health.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$375 is hereby appropriated and set aside out of Emergency Reserve Fund to the credit of Appropriation No. 233.400.51 to cover payment of team of horses for Laguna Honda Home, Department of Public Health.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Reappropriating \$1,454 From Surplus in Appropriation No. 220.110.00 to Credit of Appropriation No. 233.400.20 to Provide Funds for Furniture and Furnishings in Municipal Court.**

(Series of 1939)

Bill No. 2115, Ordinance No. 2029, as follows:

Reappropriating the sum of \$1,454 from the surplus existing in Appropriation No. 220.110.00, to the credit of Appropriation No. 233.400.20, to provide funds for furniture and furnishings in the Municipal Court.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,454 is hereby reappropriated from the surplus existing in Appropriation No. 220.110.00, to the credit of Appropriation No. 233.400.20, to provide funds for furniture and furnishings in the Municipal Court.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$1,500 From Surplus in Permanent Salaries, Library, to Credit of Temporary Salaries, Library, to Provide Funds for Temporary Employments in Library Department Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2116, Ordinance No. 2030, as follows:

Appropriating the sum of \$1,500 from the surplus existing in Appropriation No. 214.110.00, Permanent Salaries, Library, to the credit of Appropriation No. 214.120.00, Temporary Salaries, Library, to provide funds required for temporary employments in the Library Department for the balance of the fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,500 is hereby reappropriated from the surplus existing in Appropriation No. 214.110.00, Permanent Salaries, Library, to the credit of Appropriation No. 214.120.00, Temporary Salaries, Library, to provide funds required for temporary employments in the Library Department for the balance of the fiscal year.

Recommended by the City Librarian.

Approved by the Library Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Sale of City Land in Assessor's Block 6163.**

(Series of 1939)

Bill No. 2117, Ordinance No. 2031, as follows:

Authorizing sale of city land in Assessor's Block 6163.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Director of Property, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City-owned real property situated in the City and County of San Francisco, State of California.

Lot 1 in Block 33, as per map of the "Reis Tract" recorded May 19, 1904, in Book 1 of Maps, pages 241 and 242, Official Records of the City and County of San Francisco.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Compromise of Claim Against Jerry Mahoney, Jr., for \$150.**

(Series of 1939)

Bill No. 2118, Ordinance No. 2032, as follows:

Authorizing compromise of claim of City and County of San Francisco against Jerry Mahoney, Jr., in the sum of One Hundred Fifty Dollars (\$150).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation, and against Jerry Mahoney, Jr., for the recovery of loss sustained by said City and County of San Francisco on account of personal injuries received by Fire Chief Rudolph Schubert, an employee of the San Francisco Fire Department, on the 12th day of June, 1939, said personal injuries having arisen out of and in the course of the employment of said Fire Chief Rudolph Schubert as an employee of the said Fire Department while responding to a fire alarm and proceeding in a general easterly direction on Portola Drive where the same intersects with Twin Peaks Boulevard in said City and County of San Francisco where at said time and place an automobile owned and driven by Jerry Mahoney, Jr., did strike and collide with an automobile operated by said Fire Chief Schubert, the loss to said City and County to date being \$927.77, including compensation paid while said Fire Chief Schubert was absent from his employment and the cost of medical and hospital services provided, and the said Jerry Mahoney, Jr., having offered to pay in full settlement of said claim the sum of One Hundred and Fifty Dollars (\$150), the Retirement Board and the City Attorney are hereby directed and authorized to settle and compromise said claim for the said amount of One Hundred and Fifty Dollars (\$150).

Approved as to form by the City Attorney.

Approved by the Retirement Board.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Compromise of Claim of Dora Olinsky for the Sum of \$100.**

(Series of 1939)

Bill No. 2119, Ordinance No. 2033, as follows:

Authorizing compromise of claim of Dora Olinsky for the sum of One Hundred Dollars (\$100).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City Attorney having recommended, and the Department of Public Works having approved the settlement of the action of Dora Olinsky against the City and County of San Francisco for the recovery of damages for personal injuries sustained by reason of the defective condition of the sidewalk and curb on the southeast corner of Powell and Geary Streets, by the payment of One Hundred Dollars

(\$100) in full settlement of all claims of said Dora Olinsky, said City Attorney is hereby authorized to settle said pending litigation by the payment of said sum of One Hundred Dollars (\$100).

Recommended and approved by the City Attorney.

Recommended and approved by the Director of the Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### **Establishing Procedure for Administering Public Assistance in an Emergency.**

(Series of 1939)

Bill No. 2120, Ordinance No. 2034, as follows:

An ordinance to establish procedure for the administering of public assistance in the event of an emergency.

Whereas, the United States of America is at war with certain foreign powers, and as a result of such war the City and County of San Francisco may suffer a disaster necessitating prompt assistance to civilians to safeguard their health and welfare; and

Whereas, the Government of the United States has provided subsidies for financing such assistance to civilians, such subsidies to be administered through the governments of the several states; and

Whereas, the State of California, through its Department of Social Welfare, has provided a procedure whereby counties may file claims for reimbursement out of such subsidies for amounts expended through their welfare departments for assistance to civilians in case of such an emergency; now, therefore,

Be it ordained by the People of the City and County of San Francisco, as follows:

**Section 1. Administration.** In event of a disaster resulting from war, or if such a disaster appears imminent, and as a consequence the Mayor declares that an emergency exists (under powers conferred by Section 25 of the Charter), it shall be the duty of the Director of Public Welfare, subject to the general direction of the Mayor, to render such assistance to civilians as may, in his judgment, be necessary.

**Section 2. Funds.** Upon the declaration and for the duration of such an emergency, the Director of Public Welfare may request such funds as he deems necessary for this purpose, and, upon approval of such request by the Mayor, the Controller shall draw warrant in the amount thereof, and the Treasurer shall cash such warrant.

Any funds which may be made available for the purposes of this ordinance, may be expended by the Public Welfare Department in cash, by check, or in payment of services or merchandise furnished either directly to, or for the benefit of, the recipient of aid, or in any other manner not inconsistent with rules and regulations of the Government of the United States and the State of California pertaining to the administration of such aid.

**Section 3. Plan.** The Director of Public Welfare shall prepare a plan providing for the procedure to be followed in this connection in event of such an emergency. The plan shall provide for the coordination of activities of the Citizens' Defense Corps and the Citizens' War Service Corps insofar as such activities may be concerned with the administration of assistance to civilians in case of a disaster resulting

from war. This plan shall be submitted to the Public Welfare Commission and to the War Council for approval.

**Section 4. Fiscal Procedure.** The fiscal procedure to be followed in accounting for expenditures for civilian war assistance shall be prescribed by the Controller, and shall conform to instructions and requirements of the Government of the United States and the State of California relating thereto.

Recommended by the Public Welfare Commission.

Approved by the Civilian War Council.

Approved as to form by the City Attorney.

The Director of Civilian Defense having explained the foregoing bill, the roll was called and Bill 2120 was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Appropriation of \$15 to Replace Counterfeit Bills.

(Series of 1939)

Bill No. 2121, Ordinance No. 2035, as follows:

Authorizing a supplemental appropriation of \$15 out of the surplus existing in Appropriation No. 228.110.01 for the purpose of reimbursing the Tax Collector's Revolving Fund in the amount of \$15 to replace counterfeit bills, one in the amount of \$10 received with the tax collections of the fiscal year 1942-43, and one in the amount of \$5 received with the tax collections of the fiscal year 1939-40.

Be it ordained by the People of the City and County of San Francisco, as follows:

**Section 1.** The sum of \$15 is hereby appropriated to the Tax Collector's Revolving Fund out of the surplus existing in Appropriation No. 228.110.01.

**Section 2.** This appropriation is necessary because the Tax Collector accepted, with the collection of taxes for the fiscal year 1942-43, a \$10 counterfeit bill, and, with the collection of taxes for the fiscal year 1939-40, a \$5 counterfeit bill. The same were deposited by the Tax Collector with the Treasurer and, when examined by experts, were found to be counterfeit.

The Controller is directed to draw his warrant to reimburse the Tax Collector's Revolving Fund, in the amount of \$15, out of the account indicated herein, and to make the necessary entries on the books of the Tax Collector and the Controller to properly reflect this transaction and to carry out the purpose of this ordinance.

Approved as to form by the City Attorney.

Approved by the Mayor.

Recommended by the Tax Collector.

Approved by the Chief Administrative Officer.

Approved by the Director, Department of Finance and Records.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.



**Appropriating \$1,500 From Surplus in Unappropriated Balance of Funds—Hetch Hetchy Project Operating Fund—Power, to Credit of Hetch Hetchy Power Division—Equipment, to Provide Funds for Replacement of Automobile Destroyed in Accident.**

(Series of 1939)

Bill No. 2122, Ordinance No. 2036, as follows:

Appropriating the sum of \$1,500 from the surplus existing in the Unappropriated Balance of Funds—Hetch Hetchy Project Operating Fund—Power to the credit of Appropriation No. 268-400-01—Hetch Hetchy Power Division—Equipment, to provide funds for the replacement of one automobile destroyed in an accident.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,500 is hereby appropriated from the surplus existing in the Unappropriated Balance of Funds—Hetch Hetchy Project Operating Fund—Power, to the credit of Appropriation No. 268-400-01—Hetch Hetchy Power Division—Equipment, to provide funds for the purchase of one automobile.

Section 2. On November 6, 1942, a City Buick Automobile operated in connection with patrolling Hetch Hetchy Power Transmission Lines was wrecked in a collision. The City recovered and deposited with the City Treasurer the sum of \$1,000 from the Insurance Company, insuring the driver of the other car involved.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Supplemental Appropriation of \$3,000 From Surplus in Wages, Street Repair Bureau, Department of Public Works, to Credit of Sick Leave with Pay, Bureau of Street Repair, Department of Public Works.**

(Series of 1939)

Bill No. 2123, Ordinance No. 2037, as follows:

Authorizing a supplemental appropriation in the amount of \$3,000 from the surplus existing in Appropriation 245.130.00 (Wages, Street Repair Bureau, Department of Public Works) to the credit of Appropriation 245.135.00 (Sick Leave with Pay, Bureau of Street Repair, Department of Public Works).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated and set aside from the surplus existing in Appropriation 245.130.00 (Wages, Street Repair Bureau, Department of Public Works) to the credit of Appropriation 245.135.00 (Sick Leave with Pay, Bureau of Street Repair, Department of Public Works).

Section 2. This transfer is necessary for the payment of employees of the Bureau of Streets, Department of Public Works, who are on sick leave and are entitled to their pay in accordance with the provisions of the Charter.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Amending Section 2 of Ordinance No. 1269, Revolving Funds for Department of Public Health and Appropriating Moneys Therefor; Repealing Ordinance No. 17,011, as Amended.**

(Series of 1939)

Bill No. 2132, Ordinance No. 2038, as follows:

Amending Section 2 of Ordinance No. 1269 (Series of 1939) entitled, "Establishing Revolving Funds for the Department of Public Health and Appropriating Moneys Therefor. Repealing Ordinance No. 17,011 as Amended."

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of Ordinance No. 1269 is hereby amended to read as follows:

"Section 2. The Central Office Revolving Fund shall be used only for the following purposes:

"a. For the payment of expenditures for 'Contractual Services' and for 'Material and Supplies' incident to the conduct of the Central Office of the Department of Public Health and of the Hassler Health Home, which cannot be conveniently paid by warrants drawn upon the Treasury of the City and County of San Francisco. No purchase of material and supplies from the revolving fund shall be in excess of \$5.00 except with the prior approval of the Purchaser of Supplies.

"b. For making refunds to depositors of unearned permit and inspection fees collected pursuant to Section 245, Article 8, and Section 272, Article 9, Chapter VII (Plumbing and Gas Appliance Code), Part II of the San Francisco Municipal Code, notwithstanding any other provisions of the Municipal Code to the contrary.

"c. For establishing such change fund or funds and in such amount or amounts as the Director of Public Health may deem necessary and proper."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved by the Director of Public Health.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing a Supplemental Appropriation Ordinance in the Amount of \$5,500 from the Surplus Existing in Appropriation 245.300.00 (Material and Supplies, Street Repair Bureau, Department of Public Works) to the Credit of the Following Appropriations and for the Purposes Recited and in the Amounts Indicated.**

(Series of 1939)

Bill No. 2138, Ordinance No. 2041, as follows:

Authorizing a Supplemental Appropriation Ordinance in the amount of \$5,500 from the surplus existing in Appropriation 245.300.00 (Material and Supplies, Street Repair Bureau, Department of Public

Works) to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
245.400.00	One complete crack sealing unit. This unit consists of one compressor, one truck chassis and one spray unit. This equipment is necessary for sealing of large cracks in the Public Streets and is operated by the Bureau of Streets.....	\$2,800
245.200.00	Shop expense necessary in the assembling of the crack sealing unit and the remodeling of four old trucks for transportation of hot asphalt materials .....	2,700
		<hr/> \$5,500

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,500 is hereby appropriated and set aside from the surplus existing in Appropriation 245.300.00 (Materials and Supplies, Street Repair Bureau, Department of Public Works) to the credit of the following appropriations and for the purposes recited and in the amounts indicated:

<i>Appropriation</i>	<i>Object of Expenditure</i>	<i>Amount</i>
245.400.00	One complete crack sealing unit. This unit consists of one compressor, one truck chassis and one spray unit. This equipment is necessary for sealing of large cracks in the Public Streets and is operated by the Bureau of Streets.....	\$2,800
245.200.00	Shop expense necessary in the assembling of the crack sealing unit and the remodeling of four old trucks for transportation of hot asphalt materials .....	2,700
		<hr/> \$5,500

Recommended by the Director, Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Final Passage.

The following recommendations of Police Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Gallagher, Uhl.

### Amending Fire Code as to Containers for Benzine, Gasoline or Petroleum Products.

(Series of 1939)

Bill No. 2136, Ordinance No. 2039, as follows:

An ordinance amending Section 142 of Article 5, Chapter IV (Fire Code), of the San Francisco Municipal Code, providing for the type of

container in which benzine, gasoline or any product of petroleum shall be kept or stored.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 142 of Article 5, Chapter IV (Fire Code), of the San Francisco Municipal Code, is hereby amended to read as follows:

NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [  **]**.

Sec. 142. **Containers.** No benzine, gasoline or any product of petroleum that will flash or emit an inflammable vapor below a temperature of one hundred and ten (110°) degrees Fahrenheit shall be kept or stored in glass bottles, or any other fragile container; *provided, however, that for the duration of the present war emergency and for such period as metal materials remain critical and unobtainable for the manufacture of containers for commercial products, the inflammable products described above may be stored in glass containers of a size not to exceed one (1) pint. Such glass or other containers shall be of a type and strength, and shall be stored in such place and manner as may be approved by the Chief of the Division of Fire Prevention and Investigation.* Five (5) gallons may be kept and stored in an approved can or cans, not to exceed five (5) gallons in the aggregate. All over five (5) gallons shall be kept and stored in an approved portable filling tank, commonly called a gasoline buggy.

Said approved portable filling tank or buggy shall not have a greater capacity than fifty (50) gallons and shall be constructed of not less than No. 12 U. S. Standard gauge, galvanized steel, or of iron not less than three-sixteenths (3/16ths) of an inch in thickness, oxy-acetylene welded, or riveted, with rivets not more than one (1) inch apart from centers; mounted on all metal wheels with rubber tires, soldered and painted on the outside.

The contents of said approved portable filling tank or buggy must be removed by using a pump. No gravity, syphon or pressure system shall be used in removing the contents from the approved portable filling tank or buggy.

Said approved portable filling tank or buggy must always be filled at the curb line of the sidewalk.

All portable filling tanks or buggies, or metal cans must be approved by the [Fire Marshal] *Chief of the Division of Fire Prevention and Investigation.*

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

An Ordinance Amending Article III, Part II, Chapter XI of the San Francisco Municipal Code (Traffic Code), by Adding Thereto a New Section to Be Known as Section 33, Relating to Diversion of Traffic and Parking Regulations in Cases of Parades, Public Assemblages, Traffic Congestions, Conflagrations, Collapse of Buildings, Obstruction on or Damage to Any Street or Other Emergency.

(Series of 1939)

Bill No. 2137, Ordinance No. 2040, as follows:

An ordinance amending Article III, Part II, Chapter XI of the San Francisco Municipal Code (Traffic Code), by adding thereto a new section to be known as Section 33, relating to diversion of traffic and

parking regulations in cases of parades, public assemblages, traffic congestions, conflagrations, collapse of buildings, obstruction on or damage to any street or other emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Article III, Part II, Chapter XI of the San Francisco Municipal Code (Traffic Code), is hereby amended by adding thereto a new section to be known as Section 33, to read as follows:

**Sec. 33. (a) Diverting of Traffic.** The Police Department may divert traffic from any street or area when the same is made necessary or advisable by any parade, public assemblage, traffic congestion, conflagration, collapse of building, obstruction on or damage to any street, or other emergency.

**(b) Parking Temporarily Prohibited or Restricted in Certain Cases.** The Police Department may temporarily prohibit or restrict automobile parking on any street in case of parades, public assemblages, collapse of building, conflagration, obstruction on or damage to any street, or other emergency, provided appropriate signs are erected giving notice of such prohibition or restriction.

**(c) Violations.** It shall be unlawful for any person to park a vehicle in violation of such prohibition or restriction or to disobey the lawful order of any police officer or auxiliary police officer directing the removal or diverting of a vehicle from said street or area.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

## NEW BUSINESS.

### Adopted.

The following recommendations of Finance Committee were taken up:

### Cancellation of Taxes—Veterans' Welfare Board.

(Series of 1939)

Resolution No. 3258, as follows:

Whereas, the following described property, now recorded in the name of the Veterans' Welfare Board of the State of California, was assessed in the name of the original owner on the first Monday in March, 1942, and taxes levied, but being State property, these taxes should be canceled, and

Whereas, this has the consent of the City Attorney; now, therefore be it

Resolved, That the Controller be and hereby is authorized to cancel the taxes in accordance with the provisions of Section 4926 of the Revenue and Taxation Code.

Lot	Block	Assessed to	1942 Taxes
3	2322	L. J. and A. B. Mullany.....	\$52.86 2nd inst.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Confirming Lease of Certain Oil Producing Land in Kern County to Bishop Oil Company.

(Series of 1939)

Resolution No. 3259, as follows:

Whereas, pursuant to Ordinance No. 1782, Series of 1939, the Director of Property, on behalf of the City and County of San Francisco, a mu-

municipal corporation, as Lessor, advertised in the San Francisco News, the official newspaper, and in the Bakersfield Californian, that sealed bids would be received by him at 10:00 A.M., Wednesday, December 23, 1942, to lease certain City owned oil producing land in Kern River Field, Kern County, California, particularly described as follows:

The top 1,500 feet of Section 21 and the top 1,500 feet of the Northeast  $\frac{1}{4}$  of Section 28, T. 28 S., R. 28 E., M.D.B.&M., containing 800 acres, more or less.

Together with the Lessor's existing improvements thereon, including the present oil and water wells.

Whereas, seven sealed bids were received, each with a required check in the sum of \$500, payable to the City and County of San Francisco, which bids were opened by the Director of Property; and

Whereas, Bishop Oil Company, a corporation, offered to lease said property for a period of twenty years, subject to certain terms and conditions, and to pay the City and County of San Francisco a royalty of 26.26 per cent of the crude oil, gas, casinghead gasoline and dry gas produced from said land; provided, however, that the crude oil royalty shall not be less than \$150 per month or its equivalent; and

Whereas, the Bishop Oil Company was the highest responsible bidder, and all other bids were rejected by the Director of Property; and

Whereas, the Director of Property, the Park Commission, and the Library Commission have recommended that said property be leased to the Bishop Oil Company, as aforesaid; now, therefore, be it

Resolved, That said offer of Bishop Oil Company be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors be and are hereby authorized and directed to execute the necessary lease on behalf of the City and County of San Francisco, a municipal corporation, as Lessor. The City Attorney shall approve the form of said lease.

Recommended by the Park Commission.

Recommended by the Library Commission.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Passed for Second Reading.

#### Authorizing Conveyance of Certain Land to Metropolitan Life Insurance Company in Exchange for Certain Other Land Required for Font Boulevard.

(Series of 1939)

Bill No. 2151, Ordinance No. . . . ., as follows:

Authorizing conveyance of certain land to Metropolitan Life Insurance Company in exchange for certain other land required for Font Boulevard.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Whereas, in accordance with the recommendation of the Department of Public Works and the recommendation of the Public Utilities Commission it appears that certain land now owned by the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, is no longer needed for municipal purposes, which land is hereinafter described as Parcel 1; and it appearing to the Board of Supervisors that the public interest and necessity demands the sale or trading thereof; and

Whereas, Parcel 1 is needed by the Metropolitan Life Insurance Com-

pany to complete the assembling of the site for its Parkmerced project fronting on Lake Merced Boulevard, Junipero Serra Boulevard, Nineteenth Avenue and Holloway Avenue; and

Whereas, certain real property hereinafter described as Parcel 2 is required by the City to complete Font Boulevard within the Parkmerced project; and

Whereas, previous exchanges of real property have been made pursuant to Ordinance No. 12.17413, approved March 22, 1933, and pursuant to Ordinance No. 1223, Series of 1939, approved June 24, 1941, so that the Lake Merced Boulevard would, so far as possible, form the common boundary between the City's Lake Merced lands and lands of other parties; and

Whereas, Lake Merced Boulevard has been finally located and constructed and in order to complete the plan of having said boulevard form said common boundary, it is desirable and necessary that a further exchange of lands be made as hereinafter provided; and

Whereas, Parcel 1 contains an area of 3.815 acres and after the streets are completed within the Parkmerced project, the Metropolitan Life Insurance Company has agreed that certain portions thereof totaling 1.688 acres, more or less, shall be conveyed in fee to the City for street purposes; and

Whereas, when the original plan of the Parkmerced project was submitted to the City for approval, the plan called for a major street to be known as Font Boulevard within the project, and the City required that the northwesterly end of said proposed Font Boulevard be widened at its intersection with Lake Merced Boulevard, especially so as to better provide for through traffic over Holloway Avenue, as a result of which, it is necessary for the City to acquire from the Metropolitan Life Insurance Company an additional tract of land for street purposes described herein as Parcel 2; and

Whereas, along Nineteenth Avenue and Junipero Serra Boulevard the Metropolitan project is providing a service road, which service road, together with a concrete retaining wall, is being constructed by the Metropolitan Life Insurance Company at no cost to the City; and

Whereas, the Metropolitan Life Insurance Company, at its own expense, is also constructing a five-foot diameter outfall sewer, approximately 3,500 feet long, at a cost of over \$80,000 for carrying storm water from the Parkmerced project to the settling pond at the southerly end of Lake Merced; and whereas outfall sewers of said size and nature are in practically every case in San Francisco paid for by the City; and

Whereas, the Metropolitan Life Insurance Company has offered to pay the sum of \$2,500 to the City as part of the consideration for Parcel 1;

Now, therefore, in consideration of the premises and pursuant to Section 92 of the Charter, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading said Parcel 1 to the Metropolitan Life Insurance Company in exchange for Parcel 2, subject to the reservations and conditions set forth in this ordinance.

Section 2. Parcels 1 and 2 are situated in the City and County of San Francisco, State of California, and are more particularly described as follows:

*Parcel 1:* Beginning at the most northerly corner of that certain 3.871 acre tract of land designated as Exception No. 2 in deed from Spring Valley Company, Ltd., a corporation, to Metropolitan Life Insurance Company, a corporation, dated March 5, 1941, and recorded March 6, 1941, in Book 3733, Page 117, Official Records of San Francisco; thence running southeasterly along the northeasterly line of said Exception No. 2, the following courses and distances: South 37° 00' 30" East 1.318 feet; thence on the arc of a curve to the right, tangent to the preceding course, radius 300 feet central angle 27° 10' 40" a distance of 142.303 feet; thence South 9° 49' 50" East 46.800 feet; thence on the arc of a curve to the left, tangent to the preceding course, radius 1062.50 feet, central angle 6° 31' 11", a distance of 120.903

feet; thence South  $16^{\circ} 21' 01''$  East 645.183 feet; thence on the arc of a curve to the right, tangent to the preceding course, radius 4454.79 feet, central angle  $5^{\circ} 15' 51''$ , a distance of 409.304 feet; thence leaving said line of Exception No. 2 and running southerly, southwesterly, westerly, and northwesterly along the northwesterly property line of the existing road connecting Junipero Serra Boulevard and the existing Lake Merced Boulevard, the following courses and distances, on the arc of a curve to the right, tangent to the preceding curve at the latter point, radius 96.254 feet, central angle  $57^{\circ} 30' 09''$ , a distance of 96.601 feet; thence South  $46^{\circ} 25'$  West 201.253 feet; thence on the arc of a curve to the right, tangent to the preceding course, radius 60 feet, central angle  $69^{\circ} 06' 27''$ , a distance of 72.369 feet to tangency with the southeasterly prolongation of that certain "North  $64^{\circ} 28' 33''$  West 330.780 feet" course of said Exception No. 2, in the northeasterly line of said Lake Merced Boulevard; thence along last named line and its said prolongation North  $64^{\circ} 28' 33''$  West 339.652 feet; thence along the Westerly and northwesterly line of said Exception No. 2, the following courses and distances: North  $3^{\circ} 00'$  West 21.847 feet; North  $87^{\circ} 00'$  East 264.123 feet; thence northwesterly on the arc of a curve to the left, tangent to a line at the latter point which bears North  $20^{\circ} 29' 52.8''$  West, radius 2,020 feet, central angle  $1^{\circ} 58' 33.7''$ , a distance of 69.666 feet; thence North  $50^{\circ} 19' 33''$  East 168.091 feet; thence northerly on the arc of a curve to the right, tangent to a line at the latter point which bears North  $9^{\circ} 40' 27''$  West, radius 450 feet, central angle  $15^{\circ} 06' 35''$ , a distance of 118.671 feet; thence tangent to preceding curve North  $5^{\circ} 26' 08''$  East, 69.706 feet; thence northerly on the arc of a curve to the left, tangent to preceding course, radius 450 feet, central angle  $15^{\circ} 15' 57''$ , a distance of 119.898 feet; thence North  $9^{\circ} 49' 49''$  West, 769.174 feet; thence northwesterly on the arc of a curve to the left, tangent to preceding course, radius 300 feet, central angle  $27^{\circ} 10' 41''$ , a distance of 142.304 feet to the point of beginning.

Being a portion of said 3.871 acre tract of land and containing 3.815 acres.

Subject to all easements and rights of way of record.

*Parcel 2:* Commencing at the northerly extremity of that certain course "North  $00^{\circ} 00' 10''$  West 2026.505 feet" which forms a portion of the westerly line of the property described and designated as Parcel No. 1 in the deed from the Spring Valley Company, Ltd., formerly Spring Valley Water Company, a corporation, to Metropolitan Life Insurance Company, a corporation, recorded March 6, 1941, in Book 3733, page 117, of Official Records of the City and County of San Francisco (said westerly line also being a portion of the easterly line of an existing City Boulevard in Rancho Laguna de la Merced); running thence northeasterly along the boundary line of said Parcel No. 1 along the arc of a curve to the right tangent to said westerly boundary line with a radius of 350 feet and a central angle of  $90^{\circ} 09' 35''$ , a distance of 550.754 feet to the northerly boundary line of said parcel; thence South  $89^{\circ} 50' 35''$  East along the northerly boundary line of said parcel and tangent to the preceding curve 147.260 feet; thence leaving said boundary line and running southwesterly and tangent to the preceding course along the arc of a curve to the left with a radius of 390 feet and a central angle of  $42^{\circ} 33' 25''$ , a distance of 289.676 feet; thence tangent to the preceding curve South  $47^{\circ} 36'$  West 55.290 feet; thence southerly along the arc of a curve to the left, tangent to the preceding course, with a radius of 30 feet and a central angle of  $90^{\circ} 00'$ , a distance of 47.124 feet; thence South  $47^{\circ} 36'$  West, at a right angle from tangent to the preceding curve, 45.50 feet; thence North  $42^{\circ} 24'$



West, at a right angle from the preceding course, 29.999 feet; thence along the arc of a curve to the right tangent to the preceding course with a radius of 36 feet and a central angle of  $26^{\circ} 34' 30''$  a distance of 16.698 feet; thence northwesterly along the arc of a curve to the left, tangent to the preceding curve, with a radius of 2 feet and a central angle of  $116^{\circ} 34' 30''$ , a distance of 4.069 feet; thence tangent to the preceding curve South  $47^{\circ} 36'$  West 30.658 feet; thence southerly along the arc of a curve to the left, tangent to the preceding course, with a radius of 2 feet and a central angle of  $116^{\circ} 34' 30''$ , a distance of 4.069 feet, thence southeasterly tangent to the preceding curve along the arc of a curve to the right with a radius of 36 feet and a central angle of  $26^{\circ} 34' 30''$  a distance of 16.698 feet; thence tangent to the preceding curve South  $42^{\circ} 24'$  East 41.381 feet; thence South  $47^{\circ} 36'$  West, at a right angle from the preceding course, 45.50 feet; thence westerly along the arc of a curve to the left, tangent to a right angle from the preceding course, with a radius of 30 feet and a central angle of  $104^{\circ} 39' 07''$ , a distance of 54.796 feet; thence southwesterly along the arc of a curve to the left, tangent to the preceding curve, with a radius of 380 feet and a central angle of  $31^{\circ} 12' 53''$ , a distance of 207.023 feet; thence tangent to the preceding curve South  $1^{\circ} 44'$  West 115.298 feet; thence southerly along the arc of a curve to the left tangent to the preceding course, with a radius of 1,000 feet; and a central angle of  $1^{\circ} 44' 10''$ , a distance of 30.301 feet to a point on said westerly line distant South  $0^{\circ} 00' 10''$  East thereon 264.408 feet from the point of beginning of the parcel herein described; thence North  $0^{\circ} 00' 10''$  West along said westerly boundary line, tangent to the preceding curve, 264.408 feet to the point of commencement.

Containing 0.892 acre.

Section 3. The City hereby reserves ownership of its existing sewers, water pipe line or other structures located on said Parcel 1, together with the necessary easements for the operation, maintenance, repair, use, reconstruction or removal of such structures. Definite descriptions of such easements may be used in the deed conveying said Parcel 1 to the Metropolitan Life Insurance Company.

Section 4. As appurtenant to the real property described as San Francisco Parcel 55 in deed from Spring Valley Water Company to the City dated March 3, 1930, and for the purpose of protecting and augmenting the waters and water sources of Lake Merced, and also for the purpose of facilitating the supply and distribution of water to consumers in the City and County of San Francisco and vicinity, the City hereby reserves all subterranean waters under the land described as Parcel 1 in Section 2 of this Ordinance; provided, however, that the grantee and its successors in interest may drill wells on said Parcel 1 and take water therefrom for use on said parcel, but not for use elsewhere.

Section 5. The Director of Property has made an appraisal of said real property and estimates the value of Parcel 2 together with said sum of \$2,500 and benefits to be received by the City to exceed the value of Parcel 1.

Section 6. The Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, are hereby authorized and directed to execute the necessary deed for the conveyance of Parcel 1 to the Metropolitan Life Insurance Company, a corporation, subject to the provisions of this ordinance. The Director of Property is hereby authorized and directed to deliver said deed to the Metropolitan Life Insurance Company upon receipt of the sum of \$2,500 and the necessary deed conveying Parcel 2 to the City, and to accept and record the latter deed.

Approved by the Public Utilities Commission.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Acceptance of the Sum of \$4,159 for City Property  
Which Has Been Condemned by the United States of America.**

(Series of 1939)

Bill No. 2152, Ordinance No. . . . . , as follows:

Authorizing acceptance of the sum of \$4,159 for City property which has been condemned by the United States of America (Lot 3, Block 3746, Main Street near Folsom).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City and County of San Francisco has been served as a defendant in an action to condemn certain lands in said City and County, which action is now pending in the District Court of the United States in and for the Northern District of California, Southern Division, entitled therein, "United States of America, plaintiff, v. 1.58 Acres of Land in the City and County of San Francisco, State of California, John G. Agar, et al., defendants," No. 22318W, and

Section 2. There has been deposited in the Registry of the Court the sum of Four Thousand One Hundred Fifty-Nine and No/100 Dollars (\$4,159.00) as compensation for the taking of said property owned by the City and County of San Francisco.

Section 3. The City Attorney for the City and County of San Francisco is hereby directed and authorized to enter into a Stipulation for Entry of Judgment and payment of compensation deposited for the taking of Parcel No. 3, formerly owned by said City and County of San Francisco in the above captioned action.

Recommended by the Board of Fire Commissioners.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Consideration Continued.**

**Appropriation \$2,400 From Civilian Defense to Provide Funds for  
Contracting Special Services to Assist in the "Victory Food Workers  
Recruitment Program," an Emergency Ordinance.**

(Series of 1939)

Bill No. 2099, Ordinance No. . . . . , as follows:

Appropriating \$2,400 from the unallocated reserve for Civilian Defense to provide funds for contracting for special services to assist in the "Victory Food Workers Recruitment Program," an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,400 is hereby appropriated and set aside from the surplus existing in Appropriation No. 202,000.79, Unallocated Reserve for Civilian Defense and War Services, to the credit of Ap-

propriation No. 202.298.54, to provide funds for contracting for special services to assist in the Victory Food Workers Recruitment Program.

Section 2. This ordinance is passed as an emergency measure, the character of the emergency being as set forth in Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor, Commander, Citizens' Service Corps.

Approved by the Secretary, San Francisco Civilian War Council.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Following statement by the Clerk that the previously requested breakdown of the proposed appropriation had not yet been received, consideration was *postponed until Monday, March 29, 1943.*

**Passed for Second Reading.**

**Appropriating \$12 From Water Department Permanent Salaries to Credit of Water Department Permanent Salaries, to Provide Additional Funds for U127 Water Service Inspection Period March 1 to June 30, 1943.**

(Series of 1939)

Bill No. 2153, Ordinance No. . . . . , as follows:

Authorizing supplemental appropriation of \$12 from Appropriation No. 266.110.09, Water Department Permanent Salaries, to credit of Appropriation No. 266.110.09, Water Department Permanent Salaries, to provide additional funds required to compensate one U127 Water Service Inspector from March 1, 1943, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$12 is hereby appropriated from the surplus existing in Appropriation No. 266.110.09, Water Department Permanent Salaries, to the credit of Appropriation No. 266.110.09, Water Department Permanent Salaries, to provide additional funds to compensate one U127 Water Service Inspector from March 1, 1943, to June 30, 1943, in accordance with Section 5, Bill No. 1684, Ordinance No. 1615. Said Ordinance provides that if an appointee to a promotive position had in his former classification, received the equivalent or more than the entrance salary provided for such promotive position, such appointee shall enter such promotive class at that salary fixed in the schedule of compensations, for such promotive classification, which is in immediate excess of the salary which such employee received immediately prior to the appointment to such promotive classification.

Recommended by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds by the Controller.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Amending Section 74 of Salary Ordinance as to Public Commission-San Francisco Water Department by Splitting Section After Items 2, 5, 21, 33, 37, 50, 55 and 61, and Establishing New Subdivisions Thereunder, and by Correcting Salary Under Item 1.3 Water Service Inspector From \$182 to \$185.

(Series of 1939)

Bill No. 2154, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 74 Public Utilities Commission-San Francisco Water Department, by splitting the section after items 2, 5, 21, 33, 37, 50, 55 and 61, and establishing new subdivisions thereunder, and by correcting the salary under item 1.3 one U127 Water Service Inspector from \$182 to \$185.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 74, is hereby amended to read as follows:

**Section 74. PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT (Continued)**

● In front of Class-Title denotes cancellation.

**CONSUMERS' PREMISES**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	2	U127	Water Service Inspector.....	\$ 193
1.1	1	U127	Water Service Inspector.....	192
1.2	1	U127	Water Service Inspector.....	190
1.3	1	U127	● Water Service Inspector.....	182
1.3	1	U127	Water Service Inspector.....	185
1.4	1	U127	Water Service Inspector.....	175
2	1	U128	Chief Water Service Inspector.....	215

**Section 74.1. PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT (Continued)**

**WATER SALES DIVISION—METER READING**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
3	5	B247	Meter Reader .....	175
4	3	B247	Meter Reader .....	170
5	2	B247	Meter Reader .....	165
5.1	1	B247	Meter Reader .....	160
5.2	5	B247	Meter Reader .....	155

**Section 74.2. PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT (Continued)**

**CONSUMERS' ACCOUNTS**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
6	4	B222	General Clerk .....	175
7	1	B222	General Clerk .....	173
8	1	B222	General Clerk .....	172
9	9	B222	General Clerk .....	170
9.1	1	B222	General Clerk .....	155
10	5	B222	General Clerk (part time).....	75
12	1	B228	Senior Clerk .....	200

13	2	B228	Senior Clerk .....	195
13.1	1	B228	Senior Clerk .....	195.50
14	1	B302	Addressing Machine Operator.....	172
15	1	B302	Addressing Machine Operator.....	170
15.1	1	B302	Addressing Machine Operator.....	155
16	10	B311	Bookkeeping Machine Operator.....	185
16.1	1	B311	Bookkeeping Machine Operator.....	175
16.2	1	B312	Senior Bookkeeping Machine Operator.....	195
17	4	B512	General Clerk-Typist .....	170
17.1	1	B512	General Clerk-Typist .....	155
18	1	U56	Asst. Supervisor, Consumers' Accounts.....	300
19	1	U60	Supervisor Consumers' Accounts.....	350
20	1	U62	Supervisor of Closing Bills.....	244.50
21	1	U63	Chief Adjuster .....	244.50

Section 74.3. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
(Continued)

**WATER SALES DIVISION—COLLECTIONS**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
22	1	B222	General Clerk .....	173
23	1	B222	General Clerk .....	180
24	15	B222	General Clerk .....	175
25	1	B222	General Clerk .....	172
26	9	B222	General Clerk .....	170
26.1	1	B222	General Clerk .....	170.50
26.2	2	B222	General Clerk .....	163
26.3	1	B222	General Clerk .....	160
27	2	B222	General Clerk .....	155
28	1	B228	Senior Clerk .....	200
29	1	B234	Head Clerk .....	250
30	1	B408	General Clerk-Stenographer .....	175
31	1	B408	General Clerk-Stenographer .....	155
32	1	B512	General Clerk-Typist .....	170
33	1	U52	Supervisor of Collections.....	300

Section 74.4. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
(Continued)

**DOCKS AND SHIPPING**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
34	1	B222	General Clerk .....	175
35	1	U51	Supervisor Docks and Shipping.....	275
36	1	U125	Hoseman, Ships and Docks.....	182
37	1	U125	Hoseman, Ships and Docks.....	170

Section 74.5. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
(Continued)

**CITY DISTRIBUTION DIVISION—GENERAL**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
38	1	B228	Senior Clerk .....	195
40	1	B408	General Clerk-Stenographer .....	172
41	1	B512	General Clerk-Typist .....	170.50
42	1	B512	General Clerk-Typist .....	175
43	1	F252	Junior Civil Engineering Draftsman.....	160

43.1	1	F401	Junior Hydraulic Engineer.....	233
43.2	1	F401	Junior Hydraulic Engineer.....	175
44	1	O58	Gardener .....	155
44.1	4	O58	Gardener .....	135
45	2	O58	Gardener .....	150
45.1	1	O60	Head Gardener .....	169.50
46	4	U130	Reservoir Keeper .....	165
47	1	U138	Supervisor of Yard, Water Department....	225
49	1	U142	Assistant Superintendent .....	350
50	1	U144	Superintendent .....	500

Section 74.6. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
**(Continued)**

**PUMPS**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
51	1	J4	Laborer .....	194
52	7	O166	Fireman of Stationary Steam Engines.....	210
54	4	O168	Engineer of Stationary Steam Engines.....	258
55	1	O172	Chief Engineer of Stationary Steam Engines .....	275

Section 74.7. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
**(Continued)**

**PUMPS—PENINSULA DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
57	2	O166	Fireman of Stationary Steam Engines.....	210
58	1	U214	Pump Operator .....	175
59	3	U214	Pump Operator (relief) .....	175
60	1	U214	Pump Operator (part time).....	79.50
61	1	U215	Head Pump Operator.....	200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$2,100 From Department of Public Health Surpluses to Provide Compensations for Six Gardeners and Eliminating Six Porters, Period March 16, 1943, to June 30, 1943.**

(Series of 1939)

Bill No. 2155, Ordinance No. ...., as follows:

The sum of \$2,100 is hereby appropriated and set aside out of the existing surpluses in Department of Public Health appropriations to the credit of Appropriation No. 253.110.00 to provide compensation for six O 58 Gardeners at \$135 per month, less maintenance, and eliminating six I 204 Porters at \$110 per month, less maintenance, for the period March 16, 1943, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,100 is hereby appropriated and set aside out of existing surplus in the following San Francisco Hospital appropriations in amounts indicated:

**Appropriation No.**

253.110.00	Permanent Salaries .....	\$ 525.00
253.110.03-4	Six Permanent Salaried Porters.....	1,575.00
		<hr/>
		\$2,100.00

to the credit of Appropriation No. 253.110.00 to provide compensation for six O 58 Gardeners at \$135 per month, less maintenance, for the period March 16, 1943, to June 30, 1943, at San Francisco Hospital.

Section 2. The positions of six O 58 Gardeners at \$135 per month, less maintenance, are hereby established at the San Francisco Hospital for the period March 16, 1943, to June 30, 1943, and the positions of six I 204 Porters at \$110 per month, less maintenance, are hereby eliminated.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Amending Salary Ordinance, Department of Public Health, San Francisco Hospital, by Splitting Original Section 59 and Inserting New Section 59a, and Adding 6 Gardeners at \$135 Per Month.**

(Series of 1939)

Bill No. 2156, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 59, Department of Public Health, San Francisco Hospital, by splitting the section after item 57.3, and inserting Section 59a, Department of Public Health, San Francisco Hospital, and adding item 63.3 six O58 Gardeners at \$135 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 59 is hereby amended to read as follows:

**Section 59a. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
58	2	L452	X-Ray Technician .....	158
58.1	1	L452	X-Ray Technician .....	150.50
59	4	L452	X-Ray Technician .....	150
59.1	1	L452	X-Ray Technician .....	135
59.2	**	L452	X-Ray Technician .....	142
60	1	L456	Senior X-Ray Technician .....	222
61			Recreational Therapy Instructor (part time), \$10 per quarter .....	
62	1	L458	Roentgenologist .....	400
63	1	M255	Bracemaker .....	256
63.1	2	O1	Chauffeur, \$8 per day .....	
63.2	1	O58	Gardener .....	148
63.3	6	O58	Gardener .....	135
64	1	O60	Head Gardener .....	169.50

65	4	O166	Fireman of Stationary Steam Engines.....	210
66	4	O168	Engineer of Stationary Steam Engines.....	258
67	1	O172	Chief Engineer of Stationary Steam En- gines .....	325

**\*\*Occupant on military leave, no funds provided for the position.**

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$350 From Department of Public Health Surplus to Provide Compensations for Senior Orderly, San Francisco Hospital, Period March 16, 1943, to June 30, 1943, and Eliminating Orderly at San Francisco Hospital.**

(Series of 1939)

Bill No. 2157, Ordinance No. . . . ., as follows:

The sum of \$350 is hereby appropriated and set aside out of the existing surplus in Department of Public Health Appropriations to the credit of Appropriation No. 253.110.03-3 to provide compensation for one I 120 Senior Orderly at \$135 per month, less maintenance, at San Francisco Hospital, for the period March 16, 1943 to June 30, 1943, and eliminating one I 116 Orderly at \$110 per month, less maintenance, at San Francisco Hospital.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$350 is hereby appropriated and set aside out of the existing surpluses in the following appropriations, in amounts indicated, to the credit of Appropriation No. 253.110.03-3:

Appropriation No. 253.110.00.....\$ 87.50

Appropriation No. 253.110.03-3..... 262.50

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\$350.00

to provide compensation for one I 120 Senior Orderly at \$135 per month, less maintenance, for the period March 16, 1943 to June 30, 1943, at the San Francisco Hospital.

Section 2. The position of one I 120 Senior Orderly is hereby created at \$135 per month, less maintenance, at the San Francisco Hospital and the position of one I 116 Orderly at \$110 per month, less maintenance, is hereby eliminated.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.



**Amending Salary Ordinance, Department of Public Health, San Francisco Hospital, by Splitting Original Section 58, and Inserting Section 58a Commencing With Item 16.1.**

(Series of 1939)

Bill No. 2158, Ordinance No. . . . ., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 58, Department of Public Health, San Francisco Hospital, by splitting the section after item 16, and inserting Section 58a, Department of Public Health, San Francisco Hospital, commencing with item 16.1; by decreasing the number of positions under item 22.3 from 29 to 28 I 116 Orderly at \$110; by increasing the number of positions under item 23.1 from one to two I 120 Senior Orderly; by decreasing the number of positions under item 34.3 from 25 to 19 I 204 Porter at \$110.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 58 is hereby amended to read as follows:

**Section 58a. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)**

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
16.1	77	I 2	Kitchen Helper .....	\$ 118
17	1	I 6	Pastry Cook .....	222
17.2	8	I 10	Cook's Assistant .....	137
18	7	I 12	Cook .....	183
18.1	1	I 14	Junior Chef .....	203
19	1	I 16	Chef .....	261
20	8	I 54	Waitress .....	131
21	4	I 56	Waiter .....	131
21.1			Inmate Help (not over \$50) .....	
22	92	I 116	Orderly .....	127
22.1	13	I 116	Orderly .....	123
22.2	16	I 116	Orderly .....	117
22.3	29	I 116	● Orderly .....	110
22.3	28	I 116	Orderly .....	110
23	1	I 120	Senior Orderly .....	145
23.1	1	I 120	● Senior Orderly .....	135
23.1	2	I 120	Senior Orderly .....	135
24	2	I 122	House Mother .....	142
26	13	I 152	Flatwork Ironer .....	106
27	11	I 154	Laundress .....	106
27.1	1	I 167	Tumblerman .....	106
28	1	I 156	Starcher .....	130
29	1	I 158	Sorter .....	130
30	1	I 164	Marker and Distributor .....	130
31	1	I 166	Wringerman .....	136.33
32	2	I 170	Washer .....	135
33	1	I 172	Head Washer .....	155
34	1	I 178	Superintendent of Laundry .....	234.50
34.1	89	I 204	Porter .....	123
34.2	2	I 204	Porter .....	117
34.3	25	I 204	● Porter .....	110
34.3	19	I 204	Porter .....	110
35	1	I 206	Porter Sub-Foreman .....	140
36	1	I 208	Porter Foreman .....	155
37	1	I 210	Head Porter .....	192
37.1	1	I 254	Seamstress .....	135
38	4	I 254	Seamstress .....	132

38.1	1	I 254	Seamstress .....	128
39	1	I 256	Head Seamstress .....	153

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Final Passage.

**Appropriating \$6,100 Out of Emergency Reserve Fund to Credit of Department of Public Health Appropriations to Provide Funds for Purchase of Supplies for Laguna Honda Home and San Francisco Hospital; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2159, Ordinance No. 2021, as follows:

Appropriating the sum of \$6,100 out of the Emergency Reserve Fund to the credit of Department of Public Health Appropriations to provide funds for purchase of supplies for Laguna Honda Home and San Francisco Hospital, an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6,100 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of the following appropriations, in amounts indicated, to provide funds to purchase supplies for Laguna Honda Home and San Francisco Hospital through June 30, 1943.

<i>Appropriation</i>	<i>Amount</i>
233.335.51 Laguna Honda Home, cleaning, polishing, janitorial supplies.....	\$3,000
233.340.51 Laguna Honda Home, dry goods and sewing materials .....	600
233.335.53 San Francisco Hospital, cleaning, polishing janitorial supplies.....	2,500

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The Department of Public Health is without funds to purchase janitorial supplies and dry goods and sewing materials for Laguna Honda Home and janitorial supplies for San Francisco Hospital and the appropriation of these funds for the purposes recited is necessary to insure the uninterrupted operation of the Laguna Honda Home and San Francisco Hospital for the balance of the fiscal year 1942-1943.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Passed for Second Reading.

**Fixing Amount of Bond for Employees of Central Office, Department of Public Health; Hassler Health Home; Laguna Honda Home; San Francisco Hospital; Emergency Hospitals.**

(Series of 1939)

Bill No. 2161, Ordinance No. ...., as follows:

Amending Ordinance No. 1058 (Series of 1939) "Specifying the various officers and employees of the City and County of San Francisco who

shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter: Fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" by amending Sections 26, 27, 28 and 29 thereof, and adding a new section to be known as Section 29a thereto:

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058, (Series of 1939), the title of which is recited above, is hereby amended by amending Sections 26, 27, 28 and 29 thereof and by adding a new Section thereto to be known as Section 29a, to read as follows:

Section 26. Public Health, Department of; Central Office:

Director of Public Health.....	\$10,000	
Assistant Director of Public Health...	5,000	
Senior Accountant .....	5,000	
Senior Clerk-Stenographer .....	1,000	
Bookkeeper .....	1,000	
Senior Bookkeeper .....	2,000	
General Clerks (3) each at \$1,000....	3,000	
Senior Clerk .....	1,000	
		<hr/> \$28,000

Section 27. Public Health, Department of; Hassler Health Home:

Superintendent .....	\$ 2,000	
Bookkeeper .....	1,000	
		<hr/> \$ 3,000

Section 28. Public Health, Department of; Laguna Honda Home:

Superintendent .....	\$10,000	
Assistant to Superintendent .....	3,000	
Senior Pharmacist .....	2,000	
General Clerk-Stenographer .....	1,000	
		<hr/> \$16,000

Section 29. Public Health, Department of; San Francisco Hospital:

Superintendent .....	\$10,000	
Head Clerk .....	5,000	
Senior Pharmacist .....	2,000	
General Clerk-Stenographer .....	1,000	
General Clerk-Typist .....	2,000	
		<hr/> \$20,000

Section 29a. Public Health, Department of; Emergency Hospitals:

Chief Emergency Hospital Steward...	\$ 1,000	
Senior Emergency Hospital Steward..	1,000	
		<hr/> \$ 2,000

The cost therefor to be paid out of such funds as may be appropriated or set aside from time to time for this purpose.

Section 2. Bill No. 2065 is hereby repealed.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

# Fixing Amount of Bond for Employees of Department of Finance and Records.

(Series of 1939)

Bill No. 2162, Ordinance No. ...., as follows:

Amending Ordinance No. 1058 (Series of 1939), "Specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" as amended by Ordinance No. 1923, by amending Section 15 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended, by amending Section 15 thereof, to read as follows:

## Section 15. FINANCE AND RECORDS, DEPT. OF PUBLIC ADMINISTRATOR:

Head Clerk .....	\$2,000
Bookkeeper .....	2,000
Bookkeeper .....	1,000
Senior Clerk-Stenographer .....	2,000
General Clerk-Stenographer .....	1,000
Special Investigator .....	1,000
	<hr/> \$9,000

The cost therefor to be paid out of such funds as may be appropriated or set aside from time to time for this purpose.

Section 2. Bill No. 2080 is hereby repealed.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

## Final Passage.

Amending Salary Ordinance as to Section 11 Police Department by Splitting the Section After Items 15.1 and 22.1, and by Adding Item 30.1 Kitchen Helpers and Item 31.1 Porter; an Emergency Ordinance.

(Series of 1939)

Bill No. 2164, Ordinance No. 2042, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 11, POLICE DEPARTMENT, by splitting the section after items 15.1 and 22.1, and by adding item 30.1 2 12 Kitchen Helpers at \$118 per month and item 31.1 1 I204 Porter at \$110 per month. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 11, is hereby amended to read as follows:

## Section 11. POLICE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	3		Commissioner .....	\$ 100
2	1		Chief of Police.....	600
3	1		Deputy Chief of Police.....	450

4	1		Property Clerk .....	300
5	1		Police Surgeon (part time).....	200
6	1	B4	Bookkeeper .....	185
7	1		Department Secretary .....	400
8	3	B310b	Tabulating Numerical Key Punch Oper....	168
8.1	1	B310b	Tabulating Numerical Key Punch Oper....	175
9	1	B408	General Clerk-Stenographer .....	170
9.1	2	B408	General Clerk-Stenographer .....	175
10	1	B408	General Clerk-Stenographer .....	230
10.1	1	B412	Senior Clerk-Stenographer .....	200
11		B420	Phonographic Reporter (as needed), \$12.50 per day plus transcription.	
12	10	B454	Telephone Operator .....	167
12.01	3	B454	Telephone Operator (as needed).....	160
12.1	1	B454	Telephone Operator .....	160
12.2	3	B512	General Clerk-Typist .....	155
13	1		Director of Criminal Information.....	333.33
14	1		Director of Personnel.....	333.33
15	1		Director of Special Service.....	250
15.1	1		Secretary Police Commission (Captain)...	300

## Section 11.1. POLICE DEPARTMENT (Continued)

## BUREAU OF INSPECTORS

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
16	1		Captain of Inspectors.....	\$ 416.66
17	***96		Inspector .....	230
18	21	Q2	Policeman (Assistant Inspector).....	200
19	24	Q2	Policeman .....	200
20	3	Q20	Policewoman .....	200
20.1	5	Q50	Sergeant (Assistant Inspector).....	220
20.2	4	Q50	Sergeant .....	220
21	6	Q60	Lieutenant .....	250
22	1	Q62	Photographer, Police Department.....	225
22.1	1	Q63	Criminologist .....	300

\*\*\* Not more than 95 positions to be filled. Appropriation Ordinance provides for only 95 positions.

## Section 11.2. POLICE DEPARTMENT (Continued)

## UNIFORMED FORCE

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
23	1		Supervising Captain .....	\$ 333.33
24	1		Captain of Traffic.....	333.33
25	1	Q25	Inspector of Motor Vehicles.....	220
26	1		Inspector of Junior Traffic.....	230
27	1		Inspector of Horses and Equipment.....	230
28	1	B33	Assistant Department Secretary, Police Department .....	220
28.1	1	D54	Head Jail Matron.....	190
29	4	D52	Jail Matron .....	185
30	4	D52	Jail Matron .....	170
30.1	2	I 2	Kitchen Helper .....	118
31	1	I 14	Junior Chef .....	203
31.1	1	I 204	Porter .....	110
32	10	J 70	Hostlers .....	180
33	4	O158	Motor Boat Operator.....	200
35	951	Q2	Policeman .....	200
36	25	Q30	Police Patrol Driver.....	200
37	155	Q50	Sergeant .....	220

38	**41	Q60	Lieutenant .....	250
39	*12	Q80	Captain .....	300

\* Not more than 10 positions to be filled. Appropriation Ordinance provides for only 10 positions.

\*\* Not more than 39 positions to be filled. Appropriation Ordinance provides for only 39 positions.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, in order to provide for the uninterrupted operation of the Police Department by establishing positions necessary for the opening of the new Detention Ward in connection with the venereal disease program.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### Adopted.

### Authorizing the City and County of San Francisco to Enter into an Agreement With the Pacific Telephone and Telegraph Company For the Joint Use of Certain Telephone Poles in the Vicinity of the Hassler Health Farm.

(Series of 1939)

Resolution No. 3260, as follows:

Authorizing the City and County of San Francisco to enter into an agreement with the Pacific Telephone and Telegraph Company for the joint use of certain telephone poles in the vicinity of the Hassler Health Farm.

Whereas, the Pacific Gas and Electric Company and the Pacific Telephone and Telegraph Company had joint use of certain poles in the vicinity of the Hassler Health Farm in San Mateo County, which said poles were used jointly for conveying electricity to said Hassler Health Farm and surrounding territory and for supporting certain wires and lines used for telephone purposes to said Hassler Health Farm and surrounding territory; and

Whereas, the City and County of San Francisco has acquired all of the right, title and interest of the Pacific Gas and Electric Company in and to said poles and all the equipment pertaining thereto; now, therefore, be it

Resolved, That the City and County of San Francisco enter into an agreement with the Pacific Telephone and Telegraph Company relative to the joint use of said poles and the maintenance thereof upon the following conditions: That each of the parties to said agreement shall maintain the wires and appliances relative to its own special service in good order and condition, and each party agrees that it will not do or perform any act which will injure the wires of the other party to said agreement and each of said parties shall be responsible for loss or damage to any of said poles due to the negligence of said party or due to the failure of said party to perform necessary work to care for the wires or appliances relative to its own undertakings; and that neither of the parties to said agreement shall place or maintain on any of said poles any wires or appliances carrying voltages or currents greater than the following:

(a) Constant potential alternating current supply exceeding 5000 volts between conductors or 2900 volts to neutral or ground;

(b) Constant current supply circuits exceeding 7½ amperes;

(c) Constant potential direct current street railway circuits exceeding 750 volts to ground.

Be it Further Resolved, That this agreement be executed by the Mayor of the City and County of San Francisco and the Clerk of the Board of Supervisors for and on behalf of said City and County and that the Mayor be, and he is, hereby authorized to agree to any additional conditions in the said agreement to be executed, provided the same are in accord and not in conflict with the provisions of this resolution.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Final Passage.

The following, from Finance Committee, without recommendation, was taken up:

**Appropriating \$3,000 From Emergency Reserve Fund to Credit of Appropriation No. 233.203.03 to Provide Funds for Auto Allowance Expenditure Incurred by Appraisers and Field Auditors of Assessor's Office in Valuing Property for 1943 Assessment Roll; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2160, Ordinance No. 2022, as follows:

Appropriating the sum of \$3,000 from the Emergency Reserve Fund to the credit of Appropriation No. 233.203.03 to provide funds for auto allowance expenditure incurred by appraisers and field auditors of the Assessor's Office in valuing property for the 1943 Assessment Roll; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 233.203.03 to provide funds for auto allowance expenditure incurred by appraisers and field auditors of the Assessor's Office in valuing property for the 1943 Assessment Roll.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The uninterrupted operation of the Assessor's Office as the funds appropriated in the 1943 Budget and Appropriation Ordinance have proved insufficient for the above purpose.

Recommended by the Assessor.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Appropriation recommended by the Mayor.

After explanation by the Controller, the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

#### Adopted.

The following recommendations of Public Health and Welfare Committee were taken up:

Present: Supervisors Shannon, Brown, Roncovieri.

Recommending to the Congress of the United States of America  
That General MacArthur's Request for Immediate Aid for Pursuing the War in the Pacific Be Granted.

(Series of 1939)

Resolution No. 3261, as follows:

Whereas, numerous military authorities are constantly stressing the fact that the Japanese menace in the Pacific area is growing more acute and is a constant threat to the Pacific Coast and particularly to the people of the State of California; and

Whereas, San Francisco has often been designated as the number one enemy military target of the Pacific Coast and is therefore in great immediate danger from enemy attack; and

Whereas, General Douglas MacArthur is continually pleading with the authorities of our nation for a greater number of aircraft and more of the implements of war to defend the vast territory under his command and to win from the Japanese hordes the "Battle of the Pacific"; and

Whereas, numerous civic leaders and men and women of national prominence in our city have requested again and again that our government authorities heed General MacArthur's request for additional supplies of war and realize the danger of delay; now, therefore be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby recommend to the Congress of the United States of America that General MacArthur's request for immediate aid for pursuing the war in the Pacific be granted; and be it

Further Resolved, That the Clerk of the Board is hereby instructed to send a copy of this resolution to His Excellency Franklin Delano Roosevelt, President of the United States of America and Commander-in-Chief of the Army and Navy, Honorable Frank Knox, Secretary of the Navy, Honorable Henry L. Stimson, Secretary of War, Honorable Hiram Johnson, Senator from California, Honorable Sheridan Downey, Senator from California, Honorable Richard J. Welch, Member of Congress from San Francisco, and Honorable Thomas Rolph, Member of Congress from San Francisco, and respectfully suggest to them that they give every possible assistance in furthering any effort required to grant immediate military aid to General MacArthur to the extent required by him.

#### Discussion.

Supervisor Brown, in discussing the foregoing resolution, announced that he had no objection to the principle of calling to the attention of the governing bodies on the war effort, any situation that has to do with the war effort or that might affect San Francisco's welfare in regard to the war effort. He was not opposed to sending aid wherever it might be necessary. However, he had prepared, and would present an amendment to the resolution, to provide for the endorsing or the sending of aid to General MacArthur. In closing, Supervisor Brown moved the adoption of his amendment. Motion seconded by Supervisor Green.

Supervisor Uhl remarked that according to the papers, General MacArthur should have more implements of war, and he believed the Board should so advise the authorities.

Supervisor Mead held that neither the resolution as presented nor even as amended, if it should be, in accordance with Supervisor Brown's motion, were any particular affair of the Board. He did not believe any resolution of the Board meant a thing. No recommendation from the Board is needed.

Supervisor Shannon, in urging the adoption of the resolution which he had adopted, read excerpts from Prime Minister Churchill's address



of Sunday, March 21, in which he touched on the war in the Pacific. If Germany is defeated, what will Mr. Churchill do? Will he treat America like he treated Poland? Supervisor Shannon questioned the effectiveness of aid that might be given the United States after Germany's defeat. The United States should give assistance to General MacArthur now. This is our business. The people of the east coast know nothing of the Japs. The proposed amendment should be defeated and the resolution should be adopted as it is and sent on its way.

Supervisor Brown, in brief answer to Supervisor Shannon, pointed out that Mr. Churchill was not Prime Minister at the time of the invasion of Poland. As to his amendment, it does not state that we do not want aid. I leave the decision as to the disposition of the military forces where it belongs.

Thereupon, the roll was called and the motion by Supervisor Brown was *defeated* by the following vote:

Ayes: Supervisors Brown, MacPhee, Meyer—3.

Noes: Supervisors Colman, Gallagher, Gartland, Green, Mead, Roncovieri, Shannon, Uhl—8.

Supervisor Colman, in explanation of his views, stated that in this global war today, he did not care to place himself as being able to tell where assistance is most needed. He believed the President of the United States and his commanding generals have the ability to assign our forces where they will do the most good. General MacArthur's plight is known to the President and to the others who must make the decision. No good can be accomplished by this resolution, but far greater good can come by leaving the management of the war in the hands of the properly designated and legally appointed authorities.

Supervisor Roncovieri disagreed with the views of Supervisor Colman. None of us here is competent to tell the government what to do, but we all want to extend all help possible to General MacArthur. We in San Francisco are on the fighting line, and this resolution is merely a plea, a prayer, that aid be extended to General MacArthur. Supervisor Roncovieri closed his remarks expressing his intention to vote for the resolution.

Supervisor Uhl stated that he felt the Board would be merely backing up General MacArthur in his request for additional planes and ammunition.

Supervisor Brown, again addressing the Board, stated that no one objects to sending all possible aid to General MacArthur, but he did not think it was within the province of the Board of Supervisors to pass this sort of resolution. It was entirely contrary to the declaration of policy the Board sometime previously, not to take any stand in such matters.

Thereupon, the roll was called and the foregoing resolution was *Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—8.

Noes: Supervisors Brown, Colman, Mead—3.

### Adopted.

Memorializing the Congress of the United States to Authorize and Direct the Office of Price Administration to Do All Things Necessary to Stabilize and Distribute Fluid Milk and Fluid Cream Within the State of California.

(Series of 1939)

Resolution No. 3262, as follows:

Whereas, the State of California, including the City and County of San Francisco, is threatened with a drastic and immediate shortage

of fluid milk which will jeopardize the health of the consuming public of this State; and

Whereas, the State of California has, through the State Department of Agriculture, been engaged for many years in the collection of information respecting the California milk shed and in administering the California Milk Control Law for the purpose of insuring a constant supply of pure fluid milk and fluid cream to the people of California; and

Whereas, the said Department of Agriculture of the State of California, has efficiently and ably stabilized the dairy industry of California, and has eliminated unjust, unfair, destructive and demoralizing trade practices and has upheld necessary sanitary regulations and standards of content and purity; and

Whereas, said State Department of Agriculture of California has safeguarded the consuming public of California from an inadequate supply of this necessary commodity by establishing marketing areas within the State of California and has brought about a reasonable amount of stability and prosperity in the production and marketing of fluid milk and fluid cream in this State; and

Whereas, the Congress of the United States has, because of the emergency created by the war, set up the Office of Price Administration for the purpose of preventing inflation, controlling prices and rationing food; and

Whereas, it is apparent that the problems confronting the Office of Price Administration, including the milk problem, cannot be effectively solved in the State of California without the assistance of the duly constituted authorities of the State of California; and

Whereas, in the opinion of the San Francisco Board of Supervisors, existing State agencies should be utilized for the purpose of assisting the federal government in the solution of the problems which have arisen as a result of the war; now, therefore, be it

Resolved, That the Congress of the United States be and it is memorialized to authorize and direct the Office of Price Administration to cooperate, work with, confer, enter into agreements, or otherwise arrange with the constituted authorities of the State of California, with respect to plans relating to the stabilization and distribution of fluid milk and fluid cream within the State of California.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Adopted.**

The following recommendation of County, State and National Affairs Committee was taken up:

Present: Supervisors Gallagher, Gartland, Shannon.

**Memorializing State Legislature to Enact Certain Legislation Affecting the Golden Gate Bridge and Highway District.**

(Series of 1939)

Resolution No. 3263, as follows:

Resolved, That this Board of Supervisors does hereby approve and urge the enactment of the following bills affecting the Golden Gate Bridge and Highway District, now pending before the Legislature of the State of California:

Senate Bill 970 and Assembly Bill 1005.

Providing for a refinancing enabling act which would permit the Bridge Directors, with the approval of the voters of the District, to adopt a general plan of refinancing if and when any such refinancing ever were deemed necessary and advisable.

Senate Bill 968 and Assembly Bill 1003.

Providing that the State shall take over the Sausalito Lateral approach to the Bridge, in Marin County, and make it part of the State Highway System.

Senate Bill 967 and Assembly Bill 1004.

Providing that the Marina and Lyon Street approaches to the Bridge as far as the junction of the Funston Avenue Approach, be designated as a primary State Highway and maintained by the State.

Assembly Bill 1862.

Enabling employees of the Bridge and Highway District to be included in the State Employees' Retirement System.

Further Resolved, That copies of this resolution be sent to Mr. Albert F. Skelly, Legislative Representative of this Board, to all members of the State Legislature and to the Boards of Supervisors of Marin, Sonoma, Napa, Mendocino and Del Norte counties.

### Explanation of Vote.

Supervisor MacPhee, in discussing the foregoing resolution, and in explanation of his vote thereon, opposed the approving of Assembly Bills 970 and 1095, stating that the directors now have authority to refinance without a vote of the people. The various recommendations in the proposed resolution should be considered seriatim. He would request roll call on Bills 970 and 1095.

Thereupon, the roll was called on approval of Assembly Bills 970 and 1095.

Bills *approved* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

No: Supervisor MacPhee—1.

Whereupon, the roll was again called and the resolution, as presented, was *Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Mayor Requested to Appoint Citizens' Committee for the Observance of Third Annual Observance of American Citizenship Week, May 10 to 16, 1943.

(Series of 1939)

Supervisor Colman presented:

Resolution No. 3265, as follows:

Whereas, the responsibilities of American citizenship have been heightened and multiplied by the war in which our nation is now engaged; and

Whereas, the unity of the American people and their common faith in American democratic liberties are vital, more now than ever before, to the successful and victorious conduct of our war effort; and

Whereas, past observances of American Citizenship Week have provided a dramatic opportunity whereby Americans of every race, creed and color could renew their dedication to the blessings of American democracy; strengthen their unity against the enemy who would divide us along lines of race or creed or origin; and

Whereas, this year, as in years past, the nation will observe "I Am An American" Day on the third Sunday in May, to welcome the nation's new citizens who have attained their status either by naturalization or by reaching their majority; now, therefore, be it

Resolved, That the Board of Supervisors request Honorable Angelo J. Rossi, Mayor of San Francisco, to set aside the week of May 10 to 16 for the third annual observance of American Citizenship Week, to culminate on Sunday, May 16, in the observance of "I Am An American" Day; and be it

Further Resolved, That a committee of citizens be named to undertake preparations for the observance of American Citizenship Week in order that it may be made a more effective and more widespread demonstration of the determination of our citizens to protect their American heritage against all enemies.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Proposing That Liberty Vessel Be Named After Michael Casey.**  
(Series of 1939)

Resolution No. 3266, as follows:

Whereas, the United States Government has made a practice of naming Liberty Ships built for the United States Merchant Marine after departed, loyal and patriotic statesmen and prominent citizens of our country; and

Whereas, in the history of the City and County of San Francisco Michael Casey stands out pre-eminently as a nationally known labor leader and distinguished citizen; and

Whereas, we honor his memory for his untiring efforts during his lifetime on behalf of humanitarian legislation and service for the uplift of his fellow men, which is recognized not only in San Francisco but throughout the nation; and

Whereas, although he was indefatigable in industry, possessed of great ability, was calm, forceful, persuasive, and earnest in the presentation of his views, he never offended nor gave cause for resentment on the part of his strongest foes, because they recognized that he was an honorable and upright advocate, never doing that which was unright or unbecoming; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record and petition the committee in charge of the Liberty Vessels to consider naming a ship now under construction after Michael Casey and to launch that ship, if possible, on Labor Day, 1943. This we believe will honor not only the memory of Michael Casey as one of the nation's foremost labor leaders and outstanding citizens, but organized labor as a whole, for the magnificent record it has established and has consistently maintained in its all-out support of our nation's war effort; and be it

Further Resolved, That a copy of this resolution be forwarded to Rear Admiral Emory S. Land, Director of War Shipping Administration.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Proposing Installation of Swimming Pools in Elementary and High Schools.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. . . . ., as follows:

Whereas, as a result of the facts recently developed, public attention

has been focused upon the woefully inadequate facilities available to San Francisco school children for swimming instruction; and

Whereas, while swimming instruction has long been considered a necessary adjunct to the curriculum of school children, events in the present war conclusively demonstrate its indispensability; and

Whereas, it would promote public welfare and conserve human life, were the school children of the City and County of San Francisco provided with the facilities and instructions necessary to qualify them as competent swimmers and proficient in life-saving technique; now, therefore, be it

Resolved, That this Board of Supervisors does hereby request the Board of Education to give consideration to the adoption of a comprehensive and compulsory program for swimming instruction in the public schools, or at least those of high school grades, and to consider also the advisability of including in its budget for the fiscal year 1943-1944, a sum sufficient to provide for the construction of at least two moderately priced swimming pools.

*Referred to Education, Parks and Recreation Committee.*

**An Ordinance Approving Rule 31.2 of the Civil Service Commission Providing for Leaves of Absence to Officers and Employees of the City and County for the Purpose of Accepting Other Employment Directly Connected With the Prosecution of the War or National Defense or Preparedness.**

(Series of 1939)

Supervisor Gartland presented, with Judiciary Committee recommendation:

Bill No. 2088, Ordinance No. ...., as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions of said rule, which is as follows:

**Rule 31.2.**

**Military Leaves (For Non-Military Service in the War Effort).**

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County, *except members of the Police and Fire Departments*, for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that

the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the granting of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services. *Appointment of a new person to replace an employee granted leave under this rule shall continue only for the period of such leave.*

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is eligible, *according to his years of service*, under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force, such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the request of the officer or employee in accordance with its judgment. The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commission in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military

service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Approval of Rate Changes, Salary Standardization.

(Series of 1939)

The following Finance Committee report was presented by Supervisor MacPhee:

Resolution No. 3264, as follows:

Resolved, The Board of Supervisors hereby approves the rates set forth below for the following classes:

U-44 .....	\$833.33	A-108, A-416, E-8....	\$325-\$375
M-202 .....	\$8.40, \$8.96, \$ 9.20	S-10 .....	625- 780
M-54, M-254 .....	\$ 11.12	S-56 .....	190- 230
M55 .....	11.62	S-60 .....	250- 300
M-260, M-268 .....	12.24	S-102, 1st 6 mo.....	.85
M-56, M-264 .....	13.24	2nd 6 mo.....	.87½
N-64 .....	\$225- 260	3rd 6 mo.....	.90
U-108 .....	\$ 10.00	thereafter .....	.92½
L-304 .....	\$205- 225	S-103, 1st 6 mo.....	.85
B-124 .....	225- 280	2nd 6 mo.....	.87½
B-164 .....	250- 300	3rd 6 mo.....	.90
B-413 .....	240- 280	thereafter .....	.92½
C-106, C-107 .....	107- 200	S-104, 1st 6 mo.....	.90
C-103 .....	175- 210	2nd 6 mo.....	.87½
E-106 .....	\$ 11.00	3rd 6 mo.....	.90
E-150-151-155 .....	8.50	thereafter .....	.92½
E-152-154 .....	12.60	S-106, 1st 6 mo.....	.90
E-156 .....	16.00	2nd 6 mo.....	.92½
E-160-162-164 .....	13.60	3rd 6 mo.....	.95
F-50 .....	\$215-\$260	thereafter .....	.97½
F-604 .....	190- 250	S-110 .....	\$200-\$240
G-2-G-8-G-15-G-18 ...	200- 260	S-120 .....	225- 260
A-364 .....	12.00	S-128 .....	300- 375
A-370 .....	14.00	S-132 .....	400- 450
A-56, \$15.00—plus \$1.00		S-114 .....	250- 300
extra when working un-		S-124 .....	225- 280
derground .....		S-130 .....	350- 435
A-106, A-412,			
E-2, E-4 .....	\$260-\$325		

and be it

Further Resolved, That for all other classifications, except those mentioned above, for which the Civil Service Commission in its report of March 11, 1943, recommended a maximum salary on a monthly basis to and including two hundred (\$200) dollars, the Board of Supervisors hereby approves such maximum salaries and for the minimum or entrance salary for the respective classifications the Board of Supervisors proposes to amend the minimum or entrance salaries recommended by the Civil Service Commission for the respective classifications by substituting therefor the minimum or entrance salary proposed by the Public Administration Service as set forth in the tabulation titled "1943 Pay Rates" under the heading "Revised Rates of P.A.S. to Commission," transmitted to the Board of Supervisors by the Civil Service Commis-

sion with its report of March 11, 1943, it being understood that by such action situations will not be created wherein the minimum for classes to which promotions are normally made for lower classes in a series, or classes in which lie supervisory responsibility over lower classes, i. e., nurses over orderlies, shall not overlap the maximum for the lower classes affected; and be it

Further Resolved, That for all other classifications, except those mentioned above, where the Civil Service Commission in its report of March 11, 1943, recommended a maximum salary on a monthly basis in excess of two hundred (\$200.00) dollars per month, the Board of Supervisors proposes to amend the rates set forth in said report by substituting therefor the minimum and maximum salary proposed by the Public Administration Service for the various classifications as set forth in the tabulation titled "1943 Pay Rates" under the heading "Revised Rates of P.A.S. to Commission," transmitted to the Board of Supervisors by the Civil Service Commission with its report of March 11, 1943; and be it

Further Resolved, That where recommended minima are lower than minima existing previous to July 1, 1943, present salaries within the pay ranges recommended by the Civil Service Commission shall increase in accordance with existing regulations of the Civil Service Commission relative to step increments within the range rather than be reduced to the minima; provided, further, that any employee in the service under appointment on June 30, 1943, whose salary on that date is more than the amount to which such employee is entitled under the compensation schedule fixed herein on the basis of years of service shall continue to receive the salary which he is receiving on June 30, 1943, and that all employees hereafter employed in a classification for which a minimum rate of \$150 or less is fixed, shall, during the period of the present emergency and for six months thereafter, enter the service at the second year salary fixed herein, and provided further, that any employee with one year or more of service receiving less than the maximum salary for his position, shall advance at least one annual increment, but not to exceed the maximum salary for his position; and be it

Further Resolved, That this Board of Supervisors request the Civil Service Commission to prepare the salary standardization ordinance at once and return to the Board of Supervisors today before adjournment.

*Adopted by the following vote:*

Ayes: Supervisors Colman, Gartland, MacPhee, Mead, Meyer, Ronco-vieri, Uhl—7.

No: Supervisor Shannon—1.

Absent: Supervisors Brown, Gallagher, Green—3.

### Salary Standardization Ordinance.

(Series of 1939)

Subsequently during the proceedings, the following recommendation of the Finance Committee was taken up:

Bill No. 2165, Ordinance No. . . . ., as follows:

An ordinance fixing a schedule of compensations to be paid employees of the City and County of San Francisco in certain specified classifications which are subject to the provisions of Section 151 of the Charter, and providing for the administration of such schedule, and that the said schedule shall become effective July 1, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to the provisions of Section 151 of the Charter, the schedule of compensations set forth herein shall, beginning July 1, 1943, determine and fix the salaries, wages, and compensations for the



several classifications of employment in the San Francisco municipal service hereinafter enumerated, subject to the terms of this ordinance; provided, however, that the salaries of occupants of positions as of June 30, 1943, shall not be reduced below the salaries such employees were receiving on June 30, 1943.

Section 2. Employees entering the municipal service in any of the specified classifications enumerated herein on or after July 1, 1943, shall be paid the entrance rate provided for their particular classification in the schedule of compensations herein contained; provided, however, that for the duration of the present emergency and for six months thereafter, employees entering the service in classifications for which an entrance salary of \$150.00 per month or less is fixed herein shall receive the compensation fixed for such classification for the second year of service rather than the entrance salary; and provided further that employees who entered the service on or before July 31, 1942, shall receive not less than one full annual increment increase, but such increase shall not cause the salary of such employee to exceed the maximum fixed herein for his classification.

Section 3. Employees who are promoted to higher classifications shall enter such promotive classifications at the entrance rate fixed for such classifications in the schedule of compensations herein contained, provided, however, that if an appointee to a promotive position had, in his former classification, received the equivalent or more than the entrance salary provided in this ordinance for such promotive position, such appointee shall enter such promotive class at that salary fixed in the schedule of compensations, for such promotive classification, which is in immediate excess of the salary which such employee received immediately prior to his appointment to such promotive classification.

Section 4. Salaries and wages set forth in the schedule of compensations herein contained are gross compensations. Deductions shall be made from such salaries or wages, as provided by law, for maintenance or other accommodations and charges therefor shall be fixed by law, provided, however, that no charge shall be made for maintenance or other accommodations available to employees in public institutions unless such employees actually receive such maintenance or utilize such accommodations.

Wages fixed herein on a per hour or per diem rate are based upon an eight-hour work day.

Compensations fixed herein on a monthly or weekly basis are for full time service and for a 5½-day work week which shall consist of not less than 38½ hours' and not more than 44 hours' work per week. Employees working on a 5-day week which consists of not less than 35 hours' and not more than 40 hours' work per week shall receive 10 per cent less than the compensations fixed herein for their respective classifications. Exclusive of department heads and other administrative and executive employees and officials, employees who are working on a 6-day week which consists of not less than 42 hours and not more than 48 hours' work per week shall receive 9 per cent above the compensations fixed herein for their respective classifications. The Board of Supervisors shall, in the annual salary ordinance, specify the employments in the municipal government which are required to work a 6-day week and for which the extra 9 per cent compensation shall be allowed. Employees exclusive of department heads and other administrative and executive personnel who are required to work overtime in excess of their normal work week shall be allowed compensation for such overtime service at the rate of 1½ times the rate of pay herein fixed for their classification; provided, however, that such overtime compensation shall be regulated by an ordinance adopted by the Board of Supervisors. The Board of Supervisors shall determine annually the amount to be paid employees whose positions are established in the annual salary ordinance as part-time positions.

Section 5. Except as provided in Section 2 hereof, seniority increment on the basis of years of service as fixed herein shall be effective beginning on the first day of July following the anniversary of permanent appointment in the classification to which the position of the employee is allocated.

Section 6. Except as provided in Section 2 hereof, advancement from the entrance salary to the maximum salary where such minima and maxima are recommended shall be by annual increment as set forth below, depending upon the amount of range from the entrance to the maximum and the said table of annual increments is hereby made a part of the compensation schedules herein determined.

Amount of range between entrance and maximum	Second year of service	Third year of service	Fourth year of service	Fifth year of service	Sixth year of service
\$ 10	\$10	\$	\$	\$	\$
15	10	5			
20	10	10			
25	10	10	5		
30	10	10	5	5	
35	10	10	10	5	
40	10	10	10	10	
45	15	10	10	10	
50	15	15	10	10	
55	15	15	15	10	
60	15	15	15	15	
65	20	15	15	15	
70	20	20	15	15	
75	20	20	20	15	
80	20	20	20	20	
85	20	20	20	15	10
90	20	20	20	15	15
100	20	20	20	20	20
105	25	20	20	20	20
110	25	25	25	25	10
120	25	25	25	25	20
125	25	25	25	25	25
130	30	30	30	30	10
140	30	30	30	30	20
150	30	30	30	30	30
155	35	30	30	30	30
175	35	35	35	35	35
183	40	40	40	40	23
200	40	40	40	40	40

Section 7. If it shall be determined by any court of competent jurisdiction that any salary or wage fixed in the schedule of compensations herein contained is contrary to the provisions of Section 151 of the Charter such determination shall not affect the validity of any other salary or wage fixed in said schedule of compensations.

Section 8. This ordinance shall take effect July 1, 1943.

Section 9. The compensation schedules for classifications included in Division A, Building Trades Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### A—BUILDING TRADES SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
A6	Supervisor of Maintenance and Repair of School Buildings .....	\$325-400
A8	Assistant Superintendent Maintenance and Repair of Public Buildings .....	325-400

A10	Superintendent of Maintenance and Repair of Public Buildings .....	400-500
A52	Hodcarrier .....	11.20 day
	\$12.00 underground and tending plasterer	
A56	Bricklayer .....	15.00 day
	Plus \$1.00 extra when underground	
A58	Marble Setter's Helper .....	8.00 day
A60	Marble Setter .....	12.00 day
A62	Tile Setter .....	12.00 day
A106	Building Inspector .....	260-325
A108	Chief Building Inspector .....	325-375
A154	Carpenter .....	12.00 day
A155	Cribber .....	9.70 day
A156	Patternmaker .....	13.60 day
A158	Sub-Foreman Carpenter .....	12.50 day
A160	Foreman Carpenter .....	13.00 day
A160.1	Foreman Carpenter, Department of Public Works	13.00 day
A161	General Foreman Carpenter, Department of Public Works .....	14.00 day
A161.1	General Foreman Carpenter, Park Department....	14.00 day
A165	Stage Carpenter .....	15.00 day
A170	Stage Property Man .....	15.00 day
A172	Repair Foreman .....	14.00 day
A180	Cabinet Maker .....	12.00 day
A202	Cement Finisher's Helper .....	11.00 day
A204	Cement Finisher .....	12.00 day
A206	Foreman Cement Finisher, Department of Public Works .....	13.00 day
A252	Glazier .....	10.40 day
A253	Sub-Foreman Glazier .....	10.90 day
A254	Foreman Glazier .....	11.40 day
A302	Locksmith .....	12.00 day
A354	Painter .....	12.00 day
A357	Foreman Painter .....	13.00 day
A358	General Foreman Painter, Department of Public Works .....	14.00 day
A359	Scenic Artist .....	2.25 hr.
A364	Car and Auto Painter .....	12.00 day
A370	General Foreman, Car and Auto Paint Shop, Municipal Railway .....	14.00 day
A392	Plasterer .....	14.00 day
A396	Lather .....	14.00 day
A404	Plumber .....	13.60 day
A408	General Foreman Plumber, Department of Public Works .....	15.60 day
A412	Plumbing Inspector .....	260-325
A416	Chief Plumbing Inspector .....	325-375
A456	Sheet Metal Worker .....	12.00 day
A460	General Foreman, Sheet Metal Worker.....	14.00 day
A504	Steamfitter .....	13.60 day
A506	General Foreman Steamfitter .....	15.60 day
A551	Apprentice .....	40% rate of craft 1st year
		50% rate of craft 2nd year
		65% rate of craft 3rd year
		80% rate of craft 4th year
A600	Roofer .....	12.00 day
A651	Ornamental Iron Worker .....	11.00 day

Section 10. The compensation schedule for classifications included in Division B, Clerical Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## B—CLERICAL SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
B4	Bookkeeper . . . . .	\$165-200
B6	Senior Bookkeeper . . . . .	200-250
B7	Assistant Supervisor Disbursements, Controller's Office . . . . .	250-300
B8	Supervisor of Disbursements, Controller's Office . . . . .	300-375
B9	Supervisor of Financial Reports, Board of Education . . . . .	200-250
B10	Accountant . . . . .	250-300
B11	Cost Analyst . . . . .	250-300
B14	Senior Accountant . . . . .	300-375
B20	Financial Expert, Chief Administrative Officer . . . . .	350-435
B21	Chief Assistant Controller . . . . .	550-675
B22	Assistant Supervisor, Bureau of Accounts, Public Utility Commission . . . . .	360-450
B24	Auditor, Water Department . . . . .	450-560
B25	Business Manager, Public Welfare Department . . . . .	280-350
B26	Supervisor, Budget Statistics . . . . .	300-375
B27	Supervisor of Accounts and Reports, Controller's Office . . . . .	360-450
B28	Supervisor, General Audits . . . . .	400-500
B30	Supervisor, Utilities Audits . . . . .	400-500
B32	Business Manager, Recreation Department . . . . .	300-375
B33	Assistant Department Secretary, Police Department . . . . .	200-225
B34	Supervisor, Bureau of Accounts, Department of Public Works . . . . .	325-400
B35	Administrative Assistant, Juvenile Court . . . . .	280-350
B36	Business Manager, Department of Public Health . . . . .	360-450
B52	Assistant Supervisor, Public Information and Instruction Service, San Francisco Civilian Defense Council . . . . .	200-250
B53	Director of Public Relations, Public Utilities Commission . . . . .	325-400
B54	Publicity Director . . . . .	280-350
B55	Supervisor of Pay Rolls . . . . .	260-325
B57	Secretary, Art Commission . . . . .	250-300
B58	Secretary, Board of Education . . . . .	400-500
B59	Secretary, Board of Trustees, War Memorial . . . . .	250-300
B60	Secretary, Public Utilities Commission . . . . .	260-325
B61	Secretary, Board of Permit Appeals . . . . .	225-280
B62	Chief Clerk of Elections, Registrar's Office . . . . .	260-325
B64	Chief Clerk of Registration, Registrar's Office . . . . .	260-325
B66	Registrar of Voters . . . . .	400-500
B67	Secretary, Fire Commission . . . . .	360-450
B69	Secretary, Coordinating Council . . . . .	280-350
B70	Secretary, Park Commission . . . . .	280-350
B71	Secretary, Board of Trustees, M. H. de Young Memorial Museum, and California Palace of the Legion of Honor . . . . .	280-350
B72	Secretary, Library Commission . . . . .	260-325
B74	Confidential Secretary to the Mayor . . . . .	280-350
B76	Executive Secretary to the Mayor . . . . .	360-450
B76.1	Administrative Assistant to the Mayor . . . . .	450-560
B77	Executive Secretary to the Manager of Utilities . . . . .	300-375
B78	Secretary, City Planning Commission . . . . .	250-300
B79	Secretary, Health Service Board . . . . .	260-325
B80	Chief Clerk, Recorder's Office . . . . .	260-325
B81	Recorder . . . . .	400-500
B82	Secretary-Actuary, Retirement System . . . . .	450-560
B82.1	Assistant Secretary-Actuary, Retirement System . . . . .	300-375

B83	Consulting Actuary .....	50.00 day
B84	Under Sheriff .....	325-400
B85	Jury Commissioner, Municipal Court.....	325-400
B86	Jury Commissioner, Superior Court.....	480-600
B87	Secretary-Attendant, Grand Jury .....	325-400
B88	Chief Assistant Clerk of the Board of Supervisors..	325-400
B89	Director, Bureau of Licenses.....	280-350
B90	Clerk of the Board of Supervisors.....	450-560
B90.1	Director of Civilian Defense.....	600
B90.2	Assistant Director of Civilian Defense.....	400
B90.3	Coordinator, Price and Rationing Program.....	500
B91	Director, Bureau of Delinquent Revenue.....	300-375
B92	Chief Clerk, Tax Collector's Office.....	280-350
B93	Tax Collector .....	400-500
B95	Director of Finance and Records.....	500-625
B95.1	Assistant Director of Public Works.....	450-560
B96	Managing Director, War Memorial.....	400-500
B97	Executive Secretary, Chief Administrative Officer..	360-450
B98	Confidential Secretary to the Sheriff.....	225-280
B99	Confidential Secretary to the Assessor.....	250-300
B100	Supervisor of Real Property Records, Assessor's Office .....	260-325
B101	Supervisor of Personal Property Records, Asses- sor's Office .....	225-280
B102	Teller .....	180-225
B103	Cashier, Park Department .....	180-225
B104	Senior Teller .....	225-260
B105	Assistant Cashier, Tax Collector's Office.....	225-250
B108	Cashier, Tax Collector's Office.....	250-300
B109	Cashier, Water Department .....	280-350
B112	Assistant Cashier, Treasurer's Office .....	325-400
B120	Director of Accounts and Records, Assessor's Office.	325-400
B124	Cashier, Recorder's Office .....	225-280
B125	Assistant Cashier, Recorder's Office.....	180-225
B152	Court Room Clerk .....	180-225
B154	Criminal Law Clerk .....	180-225
B155	Confidential Secretary to the District Attorney....	200-250
B156	Senior Criminal Law Clerk.....	225-280
B160	Civil Law Clerk .....	180-225
B161	Cashier, County Clerk's Office.....	250-300
B162	Assistant Director, Bureau of Domestic Relations, District Attorney's Office.....	200-250
B163	Director, Bureau of Domestic Relations, District Attorney's Office .....	225-280
B164	Senior Civil Law Clerk.....	250-300
B165	Cashier, Municipal Court.....	250-300
B166	Chief Clerk, District Attorney's Office.....	250-300
B167	Chief Clerk, Sheriff's Office.....	250-300
B168	Chief Clerk, County Clerk's Office.....	280-350
B169	County Clerk .....	400-500
B170	Chief Assistant Clerk, Municipal Court.....	280-350
B171	Supervisor of the Traffic Fines Bureau, Municipal Court .....	280-325
B172	Clerk of Municipal Court.....	400-500
B173	Public Administrator .....	400-500
B180	Administrative Assistant, Board of Education....	280-350
B181	Law Clerk, Registrar's Office.....	225-280
B182	Law Clerk, City Attorney's Office.....	180-225
B183	Cashier, Sheriff's Office.....	225-260
B184	Supervisor of Documents, Recorder's Office.....	225-260
B202	Judge of Elections.....	10.00
B204	Inspector of Elections.....	10.00
B210	Office Assistant .....	110-130

B213	Usher, Mayor's Office .....	140-180
B222	General Clerk .....	140-180
B228	Senior Clerk .....	180-210
B232	Assistant to Secretary, Park Commission.....	200-250
B234	Head Clerk .....	215-260
B235	Director of Service, Assessor's Office.....	225-280
B236.1	Field Supervisor, Air Raid Warden Service.....	215-260
B237	Tax Redemption Clerk.....	180-225
B239	Statistician .....	180-210
B242	Blockbook Draftsman .....	200-250
B244	Actuarial Clerk .....	200-250
B246	Map Clerk .....	140-180
B247	Meter Reader .....	150-180
B252	Court Interpreter .....	140-180
B301	Payroll Machine Operator .....	140-180
B302	Addressing Machine Operator .....	140-180
B304	Senior Addressing Machine Operator.....	180-200
B305	Voting Machine Adjuster .....	165-190
B306	Multigraph Operator .....	140-180
B308	Key Drive Calculating Machine Operator .....	140-180
B309	Rotary Type Calculating Machine Operator.....	140-180
B310	Tabulating Machine Operator.....	165-190
B310c	Alphabetical Key Punch Operator.....	140-165
B310d	Numerical Key Punch Operator .....	140-165
B310.1	Junior Tabulating Machine and Key Punch Oper- ator .....	190-230
B310.2	Supervisor, Tabulating Bureau, Purchasing Depart- ment .....	250-300
B311	Bookkeeping Machine Operator .....	140-185
B312	Senior Bookkeeping Machine Operator.....	185-210
B312.1	Senior Bookkeeping Machine Operator, Controller's Office .....	185-225
B325	Blue Printer .....	140-175
B327	Photostat Operator .....	165-200
B330	Photographer, Public Utilities Commission.....	175-210
B331	Photographer, Department of Public Health.....	175-210
B332	Photographer, Department of Public Works.....	190-230
B334	Photographer, Art and Museum Service.....	175-210
B352	Storekeeper .....	150-180
B354	General Storekeeper .....	190-230
B355	Custodian of Voting Machines.....	215-260
B358	Assistant Stationery Buyer.....	190-230
B360	Printing and Stationery Buyer.....	250-300
B362	Produce Buyer and Storekeeper.....	225-280
B364	Produce Buyer and General Storekeeper.....	225-280
B366	Assistant Purchaser of Supplies.....	225-280
B368	Chief Assistant Purchaser of General Supplies....	325-400
B374	Purchaser of Supplies.....	550-675
B380	Armorer, R. O. T. C. ....	150-180
B382	Supervisor, Equipment and Supplies.....	180-225
B408	General Clerk-Stenographer .....	140-180
B412	Senior Clerk-Stenographer .....	180-210
B413	Assistant Clerk, Board of Supervisors.....	240-280
B414	Head Clerk-Stenographer .....	215-260
B415	Confidential Secretary to Chief Administrative Officer .....	180-225
B416	Assistant to Executive Staff, Mayor's Office.....	200-250
B417	Executive Secretary to the Controller.....	225-280
B419	Assistant to the Secretary, Civil Service Commis- sion .....	225-280
B419.1	Secretary, Public Welfare Commission.....	200-250
B419.3	Secretary, Civilian Protection Planning Committee, Civilian War Council.....	200-250

B420	Phonographic Reporter .....	225-280
B421	Court Reporter.....\$12.50 per day plus transcriptions	
B422	Confidential Secretary to the City Attorney.....	200-250
B423	Assistant to City Librarian.....	200-250
B424	Assistant to the Director, M. H. de Young Memorial Museum . . . . .	190-220
B425	Assistant to the Director, California Palace of the Legion of Honor.....	180-215
B454	Telephone Operator .....	140-180
B458	Chief Telephone Operator.....	180-200
B460	Secretarial Telephone Operator.....	140-180
B510	Braille Typist .....	140-180
B512	General Clerk-Typist .....	140-180
B516	Senior Clerk-Typist .....	180-210

Section 11. The compensation schedules for classifications included in Division C, Custodial Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## C—CUSTODIAL SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
C2	Assistant Superintendent of Auditorium.....	\$225-280
C4	Superintendent of Auditorium.....	325-400
C52	Elevator Operator .....	135-165
C54	Elevator Starter .....	165-190
C101	Dressing Room Maid.....	.75 hr.
C102	Janitress . . . . .	125-155
C103	Checkroom Attendant .....	130-155
C104	Janitor .....	140-170
C105	Special Janitor .....	Rate plus .80 hour
C106	Sub-Foreman Janitor .....	170-200
C107	Working Foreman Janitor .....	170-200
C107.1	Special Working Foreman Janitor.....	Rate plus .90 hour
C108	Foreman Janitor .....	175-210
C109	Stage Hand .....	Grips, Clearers, Lamp Operators and Extra Flymen \$7.00 per performance of 4 hours or less; Head Flymen, Front Light Operators, Bridge Light Operators \$7.50 per performance of 4 hours or less
C110	Head Janitor .....	225-280
C112	Supervisor of School Janitors.....	225-280
C152	Watchman .....	140-165
C153	Bridge Attendant .....	140-165
C160	Harbormaster . . . . .	165-200
C162	Custodian, Coit Tower .....	165-190
C180	Gallery Attendant .....	140-165
C182	Assistant Head Gallery Attendant.....	165-175
C184	Head Gallery Attendant.....	175-185
C202	Window Cleaner .....	170-190
C204	Sub-Foreman Window Cleaner .....	190-200
C251	Supervisor of Opera House Attendants.....	1.00 hr.
C252	Opera House Attendant.....	.75 hr.

Section 12. The compensation schedules for classifications included in Division D, Detention Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## D—DETENTION SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
D2	Bailiff . . . . .	\$175-210
D3	Woman Bailiff . . . . .	175-210
D4	Sergeant-at-Arms, Board of Supervisors . . . . .	175-210
D5	Detention Hospital Bailiff . . . . .	215-240
D6	Special Officer . . . . .	175-210
D52	Jail Matron . . . . .	175-210
D54	Head Jail Matron . . . . .	215-260
D60	Jailer . . . . .	175-210
D64	Captain of Watch . . . . .	215-260
D66	Superintendent of Jail . . . . .	250-300
D102	Writ Server . . . . .	190-230
D152	Keeper, Sheriff's Office . . . . .	140-170
D154	Head Keeper, Sheriff's Office . . . . .	180-225

Section 13. The compensation schedules for classification included in Division E, Electrical Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## E—ELECTRICAL SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
E2	Line Inspector . . . . .	\$260-325
E4	Electrical Inspector . . . . .	260-325
E8	Chief Electrical Inspector . . . . .	325-375
E52	Fire Dispatcher . . . . .	200-250
E54	Chief Fire Dispatcher . . . . .	250-300
E104	Batterymen-Electrician . . . . .	13.60 day
E106	Armature Winder . . . . .	11.00 day
E107	Power House Electrician . . . . .	13.60 day
E108	Electrician . . . . .	13.60 day
E109	Stage Electrician . . . . .	15.00 day
E110	Radio Maintenance Man . . . . .	11.00 day
E110.1	Sound Technician . . . . .	11.00 day
E111	General Foreman Electrician . . . . .	15.60 day
E113	Foreman Electrician, Public Utilities Commission . . . . .	14.60 day
E116	Superintendent of Plant, Department of Electricity . . . . .	325-400
E120	Governorman . . . . .	175-210
E122	Power House Operator . . . . .	215-260
E128	Superintendent of Power House, Power Division . . . . .	280-350
E130	Elevator Mechanic . . . . .	13.52 day
E150	Lineman Helper . . . . .	8.50 day
E151	Transmission Line Patrolman Helper . . . . .	8.50 day
E152	Transmission Line Patrolman . . . . .	12.60 day
E154	Lineman . . . . .	12.60 day
E155	Cable Splicer's Helper . . . . .	8.50 day
E156	Cable Splicer . . . . .	16.00 day
E160	Foreman Lineman, Public Utilities Commission . . . . .	13.60 day
E162	Foreman Lineman, Department of Electricity . . . . .	13.60 day
E164	Foreman Lineman, High Tension Lines, Public Utilities Commission . . . . .	13.60 day

Section 14. The compensation schedules for classifications included in Division F, Engineering Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:



## F—ENGINEERING SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
F2	Assistant Engineer, Water Service.....	\$450-560
F4	Assistant City Engineer.....	450-560
F8	Utilities Engineer .....	560-700
F9	Chief Engineer, Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau.....	560-700
F10	City Engineer .....	560-700
F20	Director of Engineering and Landscape Design, Park Department .....	350-435
F50	Maintenance Chief, San Francisco Airport.....	215-260
F51	Airport Attendant .....	140-170
F52	Crew Chief, San Francisco Airport.....	170-200
F52.1	Junior Airport Control Tower Operator.....	175-210
F53	Associate Airport Control Tower Operator.....	215-260
F54	Senior Airport Control Tower Operator.....	260-325
F61	Superintendent of Operations, San Francisco Air- port .....	325-400
F62	Manager Airport, Public Utilities Commission....	520-650
F102	Architectural Draftsman .....	225-280
F104	Architectural Estimator .....	300-375
F106	Architectural Designer .....	300-375
F108	Architect .....	350-435
F112	City Architect .....	480-600
F202	Inspector of Public Works Construction.....	180-225
F204	Civil Engineering Inspector.....	225-280
F206	Senior Civil Engineering Inspector.....	280-350
F208	Chief Civil Engineering Inspector, Minor Projects.	300-375
F210	Chief Civil Engineering Inspector, Major Projects.	350-435
F212	Engineering Assistant, Power Operative Division..	250-300
F214	Construction Engineer .....	350-435
F216	Maintenance of Way Engineer, Municipal Railway	325-400
F217	Assistant Maintenance of Way Engineer, Municipal Railway .....	260-325
F220	General Superintendent of Streets.....	450-560
F252	Junior Civil Engineering Draftsman.....	180-225
F254	Civil Engineering Draftsman.....	225-280
F255	City Planning Draftsman.....	225-280
F256	Cartographer and Art Designer.....	225-280
F258	Senior Civil Engineering Draftsman.....	280-325
F260	Civil Engineering Designer.....	300-375
F262	Sanitary Engineering Designer.....	300-375
F270	Chief Civil Engineering Designer.....	420-525
F304	Supervisor of Playground Construction and Main- tenance .....	280-325
F320	Senior Civil Engineer.....	450-560
F351	Junior Electrical Engineer.....	225-280
F352	Electrical Draftsman .....	225-280
F354	Electrical Engineering Designer.....	300-375
F356	Electrical Engineering Inspector.....	260-325
F360	Assistant Electrical Engineer.....	300-375
F362	Electrical Engineer .....	350-435
F366	Chief, Department of Electricity.....	450-560
F372	Chief Engineer, Bureau of Light, Heat and Power.	450-560
F401	Junior Hydraulic Engineer.....	225-280
F404	Hydraulic Engineering Designer.....	300-375
F406	Assistant Hydraulic Engineer.....	300-375
F408	Hydraulic Engineer .....	350-435
F452	Mechanical Draftsman .....	225-280
F454	Mechanical Engineering Designer.....	300-375
F456	Designer, Street Railway Equipment.....	300-375

F460	Assistant Mechanical Engineer .....	300-375
F462	Mechanical Engineer .....	350-435
F502	Engineer of Assessments and Complaints.....	280-350
F506	Engineer of Grades.....	280-350
F510	Engineer of Street Improvement Investigations...	280-350
F518	Office Engineer .....	300-375
F520	Consulting Sanitary Engineer.....	450-560
F523	Junior Water Purification Engineer.....	180-225
F524	Water Purification Engineer.....	250-300
F526	Chief Water Purification Engineer.....	350-435
F527	Superintendent, Sewage Treatment Plant.....	350-435
F552	Structural Draftsman .....	225-280
F554	Structural Engineering Designer.....	300-375
F558	Structural Engineer .....	350-435
F560	Superintendent, Bureau of Building Inspection...	450-560
F602	Chainman .....	140-175
F604	Surveyor's Field Assistant.....	190-250
F610	Surveyor .....	250-300
F614	Assistant Chief Surveyor.....	300-325
F616	Chief Surveyor .....	325-400
F664	Traffic Engineer .....	350-435
F666	Assistant Traffic Engineer.....	280-350
F702	Valuation Engineer .....	280-350
F704	Senior Valuation Engineer.....	350-435
F706	Chief Valuation Engineer.....	450-560
F802	Master Plan Architect.....	325-400
F804	Master Plan Designer.....	280-350
F806	Master Plan Engineer.....	280-350
F808	Master Plan Analyst.....	200-250
F810	Associate City Planner.....	325-400
F812	Assistant City Planner.....	260-325

Section 15. The compensation schedules for classifications included in Division G, Examining and Evaluation Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### G—EXAMINING AND EVALUATION SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
G2	Land Appraiser .....	\$200-260
G4	Supervising Land Appraiser.....	260-325
G5	Chief Land Appraiser.....	325-400
G8	Building Appraiser .....	200-260
G10	Supervising Building Appraiser.....	260-325
G11	Chief Building Appraiser.....	325-400
G15	Property Auditor, Assessor's Office.....	200-260
G15.1	Warehouse and Probate Estates Appraiser.....	250-300
G16	Supervising Personal Property Appraiser.....	260-325
G17	Chief Personal Property Appraiser.....	325-400
G18	Assistant Marine Surveyor.....	200-260
G19	Marine Surveyor .....	260-325
G20	Chief Assistant Assessor.....	400-500
G21	Administrative Assistant, Assessor's Office.....	260-325
G51	Personnel Assistant .....	165-200
G52	Senior Personnel Assistant.....	200-230
G54	Special Civil Service Examiner.....	10.00 day
G58	Civil Service Examiner.....	250-300
G59	Assistant Personnel Director.....	300-375
G59.1	Supervisor of Wage Scales and Classifications....	300-375
G59.2	Supervisor of Examinations.....	300-375

G60	Personnel Director .....	360-450
G62	Personnel Director and Secretary, Civil Service Commission .....	500-625
G80	Personnel Officer, Department of Public Health....	250-300
G106	Claims Adjuster .....	350-435
G153	Adjuster, Tax Collector's Office .....	200-250
G154	Senior Inspector of Licenses .....	260-325
G202	Division Right of Way Agent .....	260-325
G204	Assistant Director of Property .....	350-435
G206	Director of Property .....	500-625
G300	Supervisor, Volunteer, Registration, San Francisco Civilian Defense Council .....	225

Section 16. The compensation schedules for classifications included in Division H, Fire Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### H—FIRE SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
H42	Chief, Division of Fire Prevention and Investigation .....	\$360-450
H44	Supervising Inspector, Bureau of Fire Investigation .....	280-350
H152	Inspector of Fire Department Apparatus .....	225-260

Section 17. The compensation schedules for classifications included in Division I, Institutional Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### I—INSTITUTIONAL SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
I 2	Kitchen Helper .....	\$110-135
I 6	Pastry Cook .....	8.75 day
I 8	Head Baker .....	9.20 day
I 10	Cook's Assistant .....	6.35 day
I 11	Griddle Cook .....	7.20 day
I 12	Cook .....	7.80 day
I 14	Junior Chef .....	9.20 day
I 16	Chef .....	10.35 day
I 22	Butcher .....	225*
I 24	Senior Butcher .....	240*
I 26	Hog Killer .....	10.50 day
I 52	Counter Attendant .....	6.00 day
I 54	Waitress .....	110-135*
I 56	Waiter .....	110-135*
I 58	Dining Room Steward—Laguna Honda Home....	7.25 day
I 60	Housekeeper .....	125-160*
I 106	Morgue Attendant .....	135-160
I 112A	Steward .....	190-230
I 112B	Stewardess .....	190-230
I 116	Orderly .....	115-145
I 120	Senior Orderly .....	145-170
I 122	House Mother .....	125-160
I 152	Flatwork Ironer .....	106-130
I 154	Laundress .....	106-130
I 156	Starcher .....	110-135

I 158	Sorter . . . . .	135-160
I 164	Marker and Distributor . . . . .	135-160
I 166	Wringerman . . . . .	140-165
I 167	Tumblerman . . . . .	110-135
I 170	Washer . . . . .	140-165
I 172	Head Washer . . . . .	150-180
I 174	Superintendent of Laundry, Laguna Honda Home.	180-225
I 178	Superintendent of Laundry, San Francisco Hospital	225-280
I 204	Porter . . . . .	110-135
I 206	Porter Sub-Foreman . . . . .	135-150
I 208	Porter Foreman . . . . .	150-165
I 210	Head Porter . . . . .	165-200
I 254	Seamstress . . . . .	115-150
I 256	Head Seamstress . . . . .	150-180
I 302	Instructor in Basketry . . . . .	125-150
I 304	Instructor in Weaving . . . . .	125-150

\*Plus 50 cents per day for a split of 8 hours worked over a period of from 10 to 12 hours.

Section 18. The compensation schedules for classifications included in Division J, Labor Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### J—LABOR SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
J4	Laborer . . . . .	\$ 7.60	day
J6	Water Pipe Welder . . . . .	10.60	day
J10	Labor Sub-Foreman . . . . .	8.10	day
J12	Labor Foreman . . . . .	8.60	day
J54	Book Repairer . . . . .	115-140	
J56	Sub-Foreman Book Repairer . . . . .	140-160	
J58	Disinfector . . . . .	150-180	
J64	Mower Maintenance Man, Park Department . . . . .	10.40	day
J66	Garageman . . . . .	8.00	day
J70	Hostler . . . . .	8.00	day
J74	Rodent Controlman . . . . .	140-165	
J76	Traffic Button Maintenance Man . . . . .	7.60	day
J78	Stockman . . . . .	170-190	
J80	Foreman Stockman . . . . .	190-230	
J90	Rigger . . . . .	1.75	hr.
J108	District Director of Street Cleaning . . . . .	250-300	
J112	Supervisor of Street Cleaning . . . . .	300-375	
J152	Trackman . . . . .	7.60	day
J156	Switch Repairer . . . . .	8.10	day
J160	Track Welder . . . . .	8.10	day
J162	Car Repairer Welder . . . . .	9.70	day
J166	Track Foreman . . . . .	8.60	day

Section 19. The compensation schedules for classifications included in Division K, Legal Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### K—LEGAL SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
K4	Civil Attorney . . . . .	\$260-325	
K6	Senior Attorney, Civil . . . . .	350-435	

K8	Principal Attorney, Civil.....	450-560
K12	Chief Attorney, Civil.....	560-700
K16	Special Counsel, Water Service.....	560-700
K52	Junior Attorney, Criminal.....	215-260
K54	Attorney, Criminal.....	260-325
K56	Senior Attorney, Criminal.....	325-400
K58	Principal Attorney, Criminal.....	400-500

Section 20. The compensation schedules for classifications included in Division L, Medical and Scientific Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### L—MEDICAL AND SCIENTIFIC SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
L2	Assistant Superintendent, San Francisco Hospital, General Division .....	\$350-435
L6	Superintendent of San Francisco Hospital.....	520-650
L8	Assistant to Superintendent, Laguna Honda Home.....	225-280
L10	Superintendent, Laguna Honda Home.....	400-500
L16	Assistant Director of Public Health.....	450-560
L18	Director of Public Health.....	675-850
L52	Bacteriological Laboratory Technician.....	145-160
L54	Assistant Bacteriologist .....	165-190
L56	Bacteriologist .....	190-230
L58	Director of Laboratories.....	300-375
L60	Bacteriological Milk Inspector.....	250-300
L62	Pathologist .....	250-300
L64	Consultant Bacteriologist (as needed).....	50.00 day
L66	Clinical Technician, Blood Bank.....	165-190
L67	Assistant Clinical Technician, Blood Bank.....	135-165
L70	Physiotherapist .....	165-200
L72	Electro-Cardiograph Technician .....	135-160
L102	Food Chemist's Assistant.....	140-165
L104	Food Chemist .....	190-230
L106	Senior Food Chemist.....	225-280
L110	Toxicologist .....	225-280
L114	Engineering Chemist .....	225-280
L115	Assistant Superintendent and Technician, Sewage Treatment Plant .....	280-350
L116	Senior Engineering Chemist.....	300-375
L152	Dental Hygienist .....	165-200
L156	Dentist .....	250-300
L160	Director of Dental Bureau.....	300-375
L202	Dietitian .....	165-200
L206	Chief Dietitian .....	200-250
L208	Nutritionist .....	165-200
L332	Optometrist .....	225-280
L334	Pharmacist .....	205-225
L336	Senior Pharmacist .....	225-280
L352	Interne .....	80.00
L354	House Officer .....	110
L356	Senior House Officer, San Francisco Hospital.....	120
L357	Resident Physician .....	180-225
L359	Supervising Physician, Blood Bank.....	250-300
L360	Physician .....	250-300
L362	Supervisor of City Physicians.....	300-375
L363	Resident Physician and Superintendent, Hassler Health Home .....	350-435
L364	Pediatrician .....	250-300

L368	Director of the Bureau of Child Hygiene.....	400-500
L370	Epidemiologist . . . . .	250-300
L371	Director, Bureau of Communicable Diseases.....	450-560
L373	Physician in Communicable Diseases.....	300-375
L374	Physician in Psychiatry.....	300-375
L375	Chief, Division of Tuberculosis Control.....	350-435
L376	Chief, Division of Venereal Disease Control.....	350-435
L404	Psychologist . . . . .	165-200
L406	Senior Psychologist, Juvenile Court.....	200-250
L408	Psychiatrist . . . . .	260-325
L409	Psychiatrist, Public Welfare Department.....	260-325
L452	X-Ray Technician . . . . .	165-200
L456	Senior X-Ray Technician.....	200-250
L458	Roentgenologist . . . . .	300-375
L502	Autopsy Surgeon . . . . .	260-325
L504	Emergency Hospital Surgeon.....	200-250
L506	Assistant Chief Surgeon, Emergency Hospitals....	250-300
L508	Chief Surgeon, Emergency Hospitals.....	300-375
L602	Audiometer Technician . . . . .	140-175

Section 21. The compensation schedules for classifications included in Division M, Metal Trades Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### M—METAL TRADES SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
M2	General Foreman Machinist.....	\$ 13.00 day
M5	Assistant Superintendent of Equipment and Overhead Lines, Municipal Railway.....	325-400
M6	Superintendent of Equipment and Overhead Lines, Municipal Railway . . . . .	400-500
M8	General Superintendent of Shops.....	400-500
M54	Auto Machinist . . . . .	11.12 day
M55	Sub-Foreman Auto Machinist.....	11.62 day
M56	Garage Foreman, Municipal Railway.....	13.24 day
M60	Auto Fender and Body Worker.....	12.00 day
M104	Blacksmith's Helper . . . . .	8.00 day
M107	Blacksmith's Finisher . . . . .	9.80 day
M108	Blacksmith . . . . .	11.40 day
M154	Boilermaker's Helper . . . . .	8.50 day
M156	Boilermaker . . . . .	10.72 day
M158	Boiler Inspector . . . . .	250-300
M202	Car Repairer . . . . .	8.40-8.96-9.20 day
M206	Sub-Foreman Car Repairer.....	9.70 day
M208	Foreman Car Repairer.....	10.20 day
M252	Machinist's Helper . . . . .	8.40 day
M254	Machinist . . . . .	11.12 day
M255	Bracemaker . . . . .	11.00 day
M256	Mechanical Inspector . . . . .	250-300
M260	Instrument Maker . . . . .	12.24 day
M264	Foreman Instrument Maker.....	13.24 day
M266	Foreman Meter Repairer.....	10.60 day
M268	Foreman Machinist—Water Service.....	12.24 day

Section 22. The compensation schedules for classifications included in Division N, Miscellaneous Inspection Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## N—MISCELLANEOUS INSPECTION SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
N4	Coroner's Investigator .....	\$190	230
N8	Coroner's Chief Investigator.....	250	300
N10	Coroner .....	400	500
N52	Food and Restaurant Inspector—Male.....	185	220
N53	Assistant Chief Food Inspector.....	225	260
N54	Chief Food Inspector.....	260	325
N56	Market Inspector .....	215	240
N58	Chief Market Inspector.....	250	300
N60	Abattoir Inspector .....	215	240
N62	Veterinarian .....	215	260
N63	Chief Abattoir Inspector.....	260	325
N64	Dairy Inspector .....	225	260
N102	Light and Water Complaint Investigator.....	185	220
N154	Horticultural Inspector .....	190	230
N155	Senior Horticultural Inspector.....	225	260
N156	County Agricultural Commissioner.....	260	325
N204	Housing Inspector .....	190	230
N205	Industrial Inspector .....	190	230
N206	Chief Housing Inspector.....	250	300
N208	Chief Industrial Inspector.....	250	300
N302	Inspector of General Supplies.....	200	250
N354	Inspector of Weights and Measures.....	190	230
N356	Senior Inspector of Weights and Measures.....	250	300
N358	Sealer of Weights and Measures.....	300	375
N404	Inspector of Complaints, Mayor's Office.....	280	350
N410	Investigator .....	190	230
N412	Special Investigator, Public Administrator's Office.....	200	250
N420	Consumers' Complaint Investigator.....	200	250

Section 23. The compensation schedules for classifications included in Division O, Miscellaneous Trades Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## O—MISCELLANEOUS TRADES SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
01	Chauffeur, Passenger .....	\$ 200	
	For long and irregular hours up to 20 hours' overtime .....	225	
	Up to and including 2½-ton trucks.....	8.00	day
	Over 2½ tons and including street cleaning trucks and tractors.....	9.15	day
	Trax-cavators .....	14.00	day
06	Ambulance Driver .....	175	210
08	Morgue Ambulance Driver.....	175	210
016	Truck Driver—Laborer .....	rate for job	
019	Sub-station Foreman .....	9.65	day
050	Power Mower Tractor Operator.....	8.40	day
052	Farmer .....	140	165
054	Foreman, Buildings and Grounds.....	180	225
055	Tree Topper—Laborer .....	rate for job	
057	Tree Topper .....	8.00	day
058	Gardener .....	140	165
059	Insecticide Spray Operator.....	165	175
060	Head Gardener .....	165	200
060.1	Foreman Gardener, Park Department.....	200	230

O61	Foreman Gardener, Board of Education.....	225-280
O62	Superintendent of Grounds, Recreation Department . . . . .	225-280
O70	Supervisor of Maintenance, Golden Gate Park.....	280-325
O72	Supervisor of Maintenance, Small Parks and Squares . . . . .	225-280
O74	Supervisor of Arboretum and Botanical Research..	260-325
O75	Assistant Chief Nurseryman.....	175-210
O76	Chief Nurseryman, Park Department.....	215-260
O78	Chief Gardener, Conservatory, Park Department...	215-260
O80	Nurseryman . . . . .	165-200
O82	Maintenance Foreman, Recreation Department....	170-200
O104	Moving Picture Operator.....	190-230
O108	Leatherworker . . . . .	8.50 day
O116	Teamster, Two-horse Vehicle.....	8.00 day
O122	Window Shade Worker.....	8.80 day
O126	Organ Repairer . . . . .	1.50 hr.
O152	Engineer of Hoisting and Portable Engines.....	13.00 day
O158	Motor Boat Operator.....	200-225
O166	Fireman of Stationary Steam Engines.....	215
O168	Engineer of Stationary Steam Engines.....	250
O169	Special Engineer of Stationary Steam Engines.....	250
Plus \$1.45 hour for evenings		
O170	Assistant Chief Engineer of Stationary Steam Engines, Water Service.....	275
O172	Chief Engineer of Stationary Steam Engines.....	310
O174	Chief Operator, Activated Sludge Plant, Park Department . . . . .	280-325
O202	Sewer Pumping Station Attendant.....	165-200
O208	General Foreman, Sewer Connections and Repairs..	280-325
O210	Sewer Cleaner . . . . .	11.20 day
O214	Assistant Superintendent, Bureau of Sewer Repair..	325-400
O216	Superintendent, Bureau of Sewer Repair.....	450-560
O252	Dryer Man . . . . .	11.20 day
O254	Foreman, Asphalt Plant.....	12.20 day
O260	Rammer . . . . .	9.00 day
O264	Paver . . . . .	10.00 day
O268	Granite Cutter . . . . .	10.50 day
O270	Foreman Granite Cutter.....	11.50 day
O274	Asphalt Mixer Man.....	11.20 day
O276	Asphalt Worker . . . . .	9.70 day
O278	Asphalt Finisher . . . . .	10.20 day
O280	Sub-Foreman Asphalt Finisher.....	10.70 day
O282	Foreman Asphalt Finisher.....	11.20 day
O294	General Foreman of Street Repair.....	250-300
O298	Supervisor of Street Repair.....	300-375
O304	Hydrantman-Gateman . . . . .	180-225
O308	Assistant Foreman Hydrantman-Gateman.....	240
O310	Foreman Hydrantman-Gateman . . . . .	255
O360	Supervisor of Construction, Roads and Paths, Park Department . . . . .	250-300

Section 24. The compensation schedules for classifications included in Division P, Nursing Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### P—NURSING SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
P2	Emergency Hospital Steward.....	\$200-225
P3	Senior Emergency Hospital Steward.....	225-250



P4	Chief Emergency Hospital Steward.....	250-300
P52	Field Nurse .....	165-200
P54	Supervising Field Nurse.....	200-240
P57	Assistant to the Director of Field Nursing.....	240-280
P58	Director of Field Nursing.....	280-325
P60	Supervising Nurse, Bureau of Communicable Diseases .....	200-240
P101	Chinese Visiting Nurse.....	165-200
P102	Registered Nurse .....	140-170
P103	Special Nurse .....	Hour rate by type case
P104	Head Nurse .....	170-190
P110	Assistant Superintendent of Nursing, San Francisco Hospital .....	190-230
P112	Superintendent of Nursing, Hassler Health Home..	190-230
P116	Superintendent, Isolation Division.....	215-260
P118	Superintendent of Nursing, Laguna Honda Home..	215-260
P122	Director of Institutional Nursing.....	260-325
P204	Anaesthetist .....	170-190
P206	Senior Anaesthetist .....	190-230
P208	Operating Room Nurse.....	150-180
P210	Senior Operating Room Nurse.....	190-230
P212	Head Nurse, Obstetrical.....	175-210
P214	Head Nurse, Pediatric.....	175-210
P216	Head Nurse, Psychiatric.....	175-210
P304	Instructor of Nursing.....	175-210
P306	Senior Instructor of Nursing.....	215-260

Section 25. The compensation schedules for classifications included in Division Q, Police Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### Q—POLICE SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
Q25	Inspector of Motor Vehicles.....	\$225-260

Section 26. The compensation schedules for classifications included in Division R, Recreation Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### R—RECREATION SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
R2	Secretary, Recreation Commission.....	\$225-280
R3	Assistant Superintendent, Recreation Department.	280-325
R4	Superintendent, Recreation Department.....	450-560
R20	Assistant Director of Recreational Activities, Park Department .....	280-350
R22	Director of Recreational Activities, Park Department .....	400-500
R24	Supervisor of Restaurants and Playgrounds, Park Department .....	250-300
R54	Athletic Attendant .....	.75 hr.
R56	Playground Director, \$165-200 or \$1.00 hour intermittent service .....	
R58	Director-at-Large, Recreation Department.....	200-250
R101	Camp Assistant .....	106
R102	Camp Manager .....	200-250

R105	Supervisor of Athletics, Male.....	250-300
R106	Supervisor of Dramatics.....	200-250
R107	Supervisor of Women's Activities.....	250-300
R108	Supervisor of Music.....	200-250
R109	Supervisor of Dancing.....	200-250
R110	Lifeguard.....	135-165
R111	Lifeguard-Watchman.....	rate for job
R112	Matron, Swimming Pool.....	115-140
R114	Swimming Instructor.....	165-200
R116	Supervisor of Swimming.....	200-250
R118	Curator, Children's Museum, Recreation Department.....	200-250
R130	Foreman, Recreational Activities, Park Department.....	165-190
R132	Starter, Park Department.....	165-190

Section 27. The compensation schedules for classifications included in Division S, Street Railway Service, as set forth in the Civil Service Commission classifications of positions are as follows, subject to the provisions of this ordinance:

#### S—STREET RAILWAY SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
S10	Manager, Municipal Railway.....	\$625-780
S56	Special Instructor, Municipal Railway.....	190-230
S60	Instructor, Municipal Railway.....	250-300
S102	Conductor—1st 6 mos.....	.85 hr.
	2nd 6 mos.....	.87½ hr.
	3rd 6 mos.....	.90 hr.
	Thereafter.....	.92½ hr.
S103	Conductor (Female)—1st 6 mos.....	.85 hr.
	2nd 6 mos.....	.87½ hr.
	3rd 6 mos.....	.90 hr.
	Thereafter.....	.92½ hr.
S104	Motorman—1st 6 mos.....	.85 hr.
	2nd 6 mos.....	.87½ hr.
	3rd 6 mos.....	.90 hr.
	Thereafter.....	.92½ hr.
S106	Bus Operator—1st 6 mos.....	.90 hr.
	2nd 6 mos.....	.92½ hr.
	3rd 6 mos.....	.95 hr.
	Thereafter.....	.97½ hr.
S110	Inspector, Municipal Railway.....	200-240
S114	Claims Investigator.....	250-300
S120	Day Dispatcher.....	225-260
S124	Supervisor of Schedules.....	225-280
S128	Division Superintendent, Municipal Railway.....	300-375
S130	Assistant Superintendent of Transportation, Municipal Railway.....	350-435
S132	Superintendent of Transportation, Municipal Railway.....	400-500

Section 28. The compensation schedules for classifications included in Division T, Welfare Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### T—WELFARE SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
T2	Male Attendant, Juvenile Detention Home.....	\$140-175
T4	Woman Attendant, Juvenile Detention Home.....	140-175

T12	Superintendent, Juvenile Detention Home.....	225-280
T20	Director of the Boys' Ranch School.....	260-325
T22	Assistant Director of the Boys' Ranch School....	200-250
T24	Agricultural Instructor, Boys' Ranch School.....	165-190
T26	Ranch School Maintenance Man.....	165-190
T28	Seamstress and Relief Cook, Boys' Ranch School...	125-150
T56	Probation Officer .....	190-230
T57	Psychiatric Social Service Worker.....	190-230
T58	Probation Officer-Stenographer .....	190-230
T60	Senior Probation Officer.....	225-280
T64	Referee, Juvenile Court.....	260-325
T70	Chief Adult Probation Officer.....	300-375
T72	Chief Juvenile Probation Officer.....	350-435
T74	Collector for the Juvenile Court.....	180-225
T153	Chinese Social Service Worker.....	165-200
T157	Social Service Worker.....	165-200
T158	Supervisor of Inquiries.....	215-250
T160.1	Senior Social Service Worker, Public Welfare Department .....	200-250
T160.2	Senior Social Service Worker, Department of Public Health .....	200-250
T163	Director of Public Welfare.....	450-560
T165	Social Service Director.....	260-325
T166	Medical Social Service Director.....	260-325

Section 29. The compensation schedules for classifications included in Division U, Water Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### U—WATER SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
U44	General Manager and Chief Engineer.....	\$ 833.33	
U51	Supervisor of Docks and Shipping.....	225-280	
U52	Supervisor of Collections.....	250-300	
U56	Assistant Supervisor, Consumers' Accounts.....	250-300	
U60	Supervisor of Consumers' Accounts.....	300-375	
U61	Supervisor of Service and Supply, Water Department .....	250-300	
U62	Supervisor of Closing Bills, Water Department....	225-280	
U63	Chief Adjuster, Water Department.....	225-280	
U80	Assistant Manager, Water Sales.....	325-400	
U88	Manager, Water Sales.....	400-500	
U104	Leadman .....	7.60	day
U108	Compressor Operator, Portable.....	10.00	day
U112	Pipe Calker .....	10.60	day
U114	Main Pipe Foreman.....	11.10	day
U116	Serviceman .....	10.60	day
U120	Gateman .....	11.10	day
U122	Shut-off Man .....	165-190	
U124	Special Complaint Inspector.....	185-220	
U125	Hoseman, Ships and Docks.....	165-190	
U127	Water Service Inspector.....	185-220	
U128	Chief Water Service Inspector.....	225-260	
U130	Reservoir Keeper .....	165-190	
U136	General Foreman, Service and Meters.....	260-325	
U138	Supervisor of Yard, Water Department.....	225-280	
U140	General Foreman, Main Pipes.....	280-350	
U142	Assistant Superintendent, City Distribution.....	350-435	
U144	Superintendent, City Distribution.....	450-560	
U206	Water Department Worker.....	7.60	day

U212	Ranger .....	165-190
U213	Special Agent .....	225
U214	Pump Operator .....	165-200
U215	Head Pump Operator.....	200-225
U227	General Maintenance Foreman.....	225-280
U228	Meterman, Country .....	175-210
U230	Maintenance Foreman .....	200-225
U231	Assistant Superintendent, Alameda District.....	200-250
U232	Superintendent, Alameda District.....	260-325
U236	Assistant Superintendent, Peninsula District.....	260-325
U246	Superintendent, Peninsula District.....	400-500

Section 30. The compensation schedules for classifications included in Division V, Agriculture Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### V—AGRICULTURE SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
V20	Agricultural Assistant .....	\$175-210
V30	Assistant Superintendent, Agriculture.....	215-260
V40	Superintendent, Agriculture .....	260-325

Section 31. The compensation schedules for classifications included in Division W, Park Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### W—PARK SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
W2	Superintendent, Park Department.....	\$500-625
W4	Assistant Superintendent, Park Department.....	350-435
W18	Supervisor, Golf Course Maintenance, Park Department .....	250-300
W106	Rides Attendant .....	135-165
W206	Animal Keeper .....	140-180
W208	Assistant Head Animal Keeper.....	180-200
W210	Head Animal Keeper .....	200-250
W212	Director of Zoo.....	280-350

Section 32. The compensation schedules for classifications included in Division X, Library Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### X—LIBRARY SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
X2	City Librarian .....	\$400-500
X12	Chief Branch Librarian.....	260-325
X14	Chief Circulation Librarian.....	260-325
X20	Head Librarian .....	215-260
X22	Head Catalog Librarian.....	215-260
X24	Head Order Librarian.....	215-260
X26	Head Music Librarian.....	215-260
X28	Head Periodical Librarian.....	215-260
X30	Head Children's Librarian .....	215-260

X32	Head Reference Librarian.....	250-300
X40	Senior Librarian .....	175-210
X42	Librarian . . . . .	140-175
X52	Library Page .....	.50 hr.

Section 33. The compensation schedules for classifications included in Division Y, Museum Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### Y—MUSEUM SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
Y2	Director, M. H. de Young Memorial Museum.....	\$600-700
Y4	Director, California Palace of the Legion of Honor.	400-500
Y6	Organist .....	\$200 for part time services
Y8	Curator A .....	280-325
Y10	Curator B .....	220-260
Y12	Curator C .....	180-220
Y20	Administrative Assistant, M. H. de Young Memorial Museum .....	225-275
Y22	Restorer .....	200-250
Y30	Registrar . . . . .	180-215
Y42	Chief Installer .....	190-215
Y43	Chief Repairer and Packer, M. H. de Young Memorial Museum .....	190-215
Y44	Senior Museum Technician.....	175-190
Y46	Museum Technician .....	150-175

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Uhl—10.

No: Supervisor Shannon—1.

#### Expressions of Commendation and Appreciation.

Following action on the foregoing bill, Supervisor Colman paid tribute to the Finance Committee, and to Supervisor MacPhee, the Chairman, for their work. "I believe," Supervisor Colman stated, "in giving credit where credit is due. I believe it is due to the efforts of the Finance Committee, led by Supervisor MacPhee, that we have been able to do at least a great deal of good for a great many employees, for which, if it were not for his constructive and able leadership, we might not have been able to do anything. He has done a magnificent job, and is entitled to the gratitude of the employees, the members of this Board, and the people of San Francisco, for doing a hard job, with enormous difficulties, all of which he overcame."

Mr. Ivan Flamm, on behalf of the Council of Municipal Employees, thanked the Board for its action in passing salary standardization. He realized the job was not satisfactory to everybody; it was not entirely satisfactory to the Board of Supervisors, or to the taxpaying groups. However, it was a compromise, an agreement which had been reached which would be of material aid to many, especially those employees in the lower brackets. He wished, also, to thank the Finance Committee and its Chairman for their efforts.

#### Explanation of Vote.

Supervisor Shannon presented the following, explaining his reason for voting "No" on the "1943 Schedule of Compensations":

This is a statement submitted in explanation of my vote in connection with the "1943 Schedule of Compensations to be paid employees of the City and County of San Francisco."

I want the record to show that Warren Shannon voted against this schedule and I want the record to show WHY I voted against it.

This statement reflects my personal opinion and it is submitted as just that—my personal opinion. That opinion is based on my personal interpretation of the factual data pertinent to this issue.

Certain of my colleagues have reached a conclusion which is in conflict with my own. Such is their right. I am not submitting this statement with any idea that my colleagues will change their minds. I am submitting it only that the record will show the facts to which I gave consideration in making up my own mind.

On June 8, 1942, by a unanimous vote this Board entered into a covenant with the municipal workers by the adoption of Bill No. 1684, Ordinance No. 1615. We adopted unanimously a salary schedule which guaranteed annual salary increases based on duration of service which promised certain salary adjustments upward this year. That promise we have abandoned.

The schedule of compensations approved on Thursday of last week, in my opinion, is unfair and unwise because it perpetuates and intensifies every ill for which "standardization" was put forth as a remedy.

The presentation has been made to this Board that the schedule adopted Thursday was the best that could be prepared in a limited period of time.

I want to emphasize the time element:

"STANDARDIZATION" has been a part of the organic law of the City and County of San Francisco FOR EIGHTEEN YEARS AND TWO MONTHS!

If the schedule approved Thursday is the best that can be produced after eighteen years and two months—then, in my opinion—we are justified in reexamining the entire philosophy and asking ourselves whether it is a sound philosophy.

I ask my colleagues to remember that the statement was made in 1924 that "STANDARDIZATION" would "PROVIDE FOR A NON-POLITICAL, EQUITABLE, AND SCIENTIFIC METHOD OF FIXING MUNICIPAL COMPENSATIONS."

Let me review this:

At the election of November 5, 1924—the same election that retained Calvin Coolidge as President (and I mention Mr. Coolidge merely to fix the date in your minds)—the voters of San Francisco had before them a measure designated as Charter Amendment No. 27. With the sample ballot there was mailed to the voters a leaflet reading as follows:

#### "ARGUMENT IN FAVOR OF CHARTER AMENDMENT NO. 27 SALARY STANDARDIZATION

"The proposed amendment will provide for a non-political, equitable and scientific method of fixing municipal compensations. It will end the present system under which compensations are fixed by the various departments, independently of each other. It will end the use of political influence to secure preferment. It will end the injustices that now exist, but which cannot be corrected under the present Charter provisions.

"The Bureau of Governmental Research, the Labor Council, Civil Service Employees' Association, and Office Employees' Association cooperated and participated in the draft of this amendment. The Finance Committee and the Supervisors generally have declared it to be a thoroughly sound and badly-needed measure and have approved same by unanimous vote.

"The Supervisors are required to cause all employments to be classified and graded in accordance with duties and responsibilities involved, and complete power is vested in the Board of Supervisors to fix compensations for each such group.

"Charter Amendment No. 27 will build for the future. It will displace a system that has been almost universally condemned. It will

eliminate the most prolific cause of obnoxious political activity. It will set up a sound, scientific, equitable system that is in keeping with modern practice in many cities and other governmental units of the United States. It should be approved.

"ANGELO J. ROSSI, Supervisor."

Well, the proposed amendment was approved on November 5, 1924. Years slipped by and on April 9, 1930, proposed salary standardization schedules were submitted to the Board of Supervisors.

Remember, the Charter Amendment had been ratified by the Legislature on January 17, 1925. It required five years and three months to prepare the schedule called for in the amendment that finally came before the Board of Supervisors in 1930.

Several meetings were held but no definite action taken until September 12, 1931—seventeen months later, when, on the recommendation of the "Mayor's Committee on Charter Installation" the Board of Supervisors returned the April 9, 1930, report to the Civil Service Commission. It is necessary to note that during the seventeen months of inaction—insofar as "Standardization" was concerned—three things had occurred.

FIRST: A new Charter had been drawn up and adopted.

SECOND: The April 9, 1930, salary schedule (which the Board had never acted on) had been written into the new Charter by inference—by language reading, substantially, as follows: "PENDING THE ADOPTION OF SALARY STANDARDIZATION AS PROVIDED IN THIS CHARTER SALARIES MAY NOT BE INCREASED ABOVE THE RATE RECOMMENDED FOR THE POSITION IN THE APRIL 9, 1930, SALARY STANDARDIZATION REPORT, except as such report is amended, as provided by Charter, or extended by the Civil Service Commission to include classifications not included therein." Now, that was rather neat: let's take another look at that angle.

The Board of Supervisors had held several hearings on this report, but didn't think well enough of it to adopt it—so, somehow or other it slipped into the Charter, and by—well, let's not call it inference—let's call it "BY REFERENCE"—it became effective. It is idle to say that the voters approved the salary schedule; the schedule was never before the voters. Well, anyhow, it happened.

Let's see—I said three things took place between April 9, 1930 (the date of the report) and September 12, 1931 (when the Board sent it back) at the recommendation of "The Mayor's Committee on Charter Installation."

Oh, yes—the third thing was that he who as "Supervisor Rossi" had fathered the original amendment had become "Mayor Rossi."

Well, anyhow, the Charter became effective on January 8, 1932, and then another five years went by before any entry was made in the log of the good ship "STANDARDIZATION."

In 1937 the City Attorney found a way to get things moving—after thirteen years—he ruled that Section 151 of the Charter (AS IT READ AT THAT TIME) permitted the Civil Service Commission to submit to the Board of Supervisors, from time to time, salary standardization recommendations covering groups of related classifications—he ruled that the Charter (AS IT READ AT THAT TIME) did not require a complete schedule of compensations covering ALL positions to be adopted at one time by the Board of Supervisors.

As a result of that opinion justice—long delayed—was granted some of the employees. In May of 1937 the compensations of a group of the building trades crafts in municipal employment were brought up to the rates for those crafts then in effect in private employment.

Now this piece-at-a-time method of salary standardization might have been the solution. Salary adjustments long, long overdue in certain classifications, might have been worked out—taking a group or a couple of groups a year at a time, and thus lessening the impact on the taxpayers in any given year. On the other hand, the ultimate tax burden

would have been just as great. The situation might have been not unlike that which Lincoln told about. He spoke of a man who was so kindhearted that he could not bring himself to chop his dog's tail off at one blow—so, instead, he cut off a little bit of the tail each day to save the dog from too much suffering.

This, however, could be advanced as an argument in favor of partial "standardization"—and I submit this for the consideration of those who cry the loudest now because "time is so short"—by revising the salary schedules of related classifications a group or so at a time, a better job could have been done.

In any event, by virtue of the present provisions of Section 151 of the Charter, as amended last year, we now find that unless we are ready to standardize all salaries in a single year, we cannot standardize any salaries.

Well, if "STANDARDIZATION" means anything we have not done that.

There are nice words and nice phrases that it is easy to fall in love with. "LIKE PAY FOR LIKE WORK"—those five words have a fine, full sound. "EQUITABLE AND SCIENTIFIC METHOD OF FIXING MUNICIPAL COMPENSATIONS"—that's a fine phrase.

But, to what extent have those words in their true and accepted meaning been applied?

May I cite one specific instance—and in fairness to the employees involved I cannot reveal their identities nor the departments in which they are employed—but I ask my colleagues to accept my personal assurance as to the truth of the statement I am about to make: I know of NINE employees who are performing identical work in NINE separate municipal departments whose monthly compensations run from \$175 to \$237.50. What becomes of the theory "LIKE PAY FOR LIKE WORK"? And this after eighteen years and two months of "STANDARDIZATION." Nor is that all—for those same employees the Public Administration Service recommends (as does the Civil Service Commission) a range as low as \$180 to as high as \$280 a month.

Is that an indication that "STANDARDIZATION" is an "equitable and scientific method of fixing municipal compensations"?

I know of municipal employees whose jobs have been classified and reclassified three and four and five times with resultant salary increases—and, on the other hand, I know of municipal employees, who, because their jobs have never been reclassified, have not had an increase in salary for twenty years—and one of those employees, incidentally, is receiving \$200 a month.

I know of another municipal employee who entered the service of the City and County in 1922 at a salary of \$150 a month; the salary range of the job held was finally set up at \$135 to \$175, and—twenty years after she entered the service she finally got a raise of \$7.50 a month, and the job in question was one requiring a high degree of professional and technical knowledge—a job which required her to supervise, instruct and exercise supervision over the work of a highly technical sub-department.

And, gentlemen of the Board, were it not for the danger of embarrassment to the people involved, I could cite similar cases—any number of them—and this after 18 years and two months of "STANDARDIZATION."

The trouble with the entire theory, I feel, is that we start from a false premise—and reach, therefore, an erroneous conclusion. If this isn't so—if "standardization" is a sound, practical, workable theory—will someone please tell me why, eighteen years after the adoption of the original charter amendment, we find ourselves right now more puzzled, more perplexed and more pressured than ever?

I repeat—if "standardization" is sound in principle, why has it not been possible in eighteen years to apply the principle equitably?

Is it the Board of Supervisors' fault? Which Board? The one in office in 1930? That was the first Board to consider a schedule—a



schedule which the Civil Service Commission took five years and three months to submit! And that is no reflection on the present members of the Commission—nor their present staff—because none of them were in office between 1925 and 1930.

Was it the fault of the 1930 Board? Well, there are only three of us left out of the original eighteen. Supervisor Colman, Supervisor Roncovieri and myself. It doesn't make much difference if you blame the 1930 Board, even if one of the members of that Board has since become Mayor.

Do you place the blame on the Mayor? Which one? Two Mayors, Rolph and Rossi, have struggled with this problem. Does the fault lie with the Civil Service Commissioners? I do not know offhand how many different men have served as Civil Service Commissioners since the "standardization" theory was written into the Charter in 1924, but I do know that the present three commissioners have struggled manfully with the problem.

Is the Charter at fault? Which Charter? The present one, or the one which was superseded eleven years ago? Who is to blame?

Almost twenty years have passed and this law, which its sponsor said would provide an "equitable and SCIENTIFIC method of fixing municipal compensations" isn't yet fulfilling that promise.

Maybe the theory of the thing is wrong.

On Tuesday of last week, the Manager, Airport Department, Public Utilities Commission, appeared before the Finance Committee to discuss the proper basis of compensation for one of the positions at the Airport—a job titled, I believe—"Maintenance Chief, San Francisco Airport"; Captain Doolin read off a list of seventeen salaries paid for this type of work at seventeen other airports. In each case that he cited the minimum entrance salary was HIGHER—actually HIGHER—and the MAXIMUM salary recommended in the schedule before the Board for the job in question. And when Commissioner Wolff was asked concerning this discrepancy, he answered, with absolute sincerity, I believe: "We couldn't accept such a salary range for that job because it would destroy the relationship existing between that job and all other municipal jobs!"

I made a careful note of the question and of Commissioner Wolff's answer. I am quoting both correctly, and I have pondered the implications of this question and the answer because I believe that there is a part of the true cause of all of this "STANDARDIZATION" difficulty.

Let me show you what I mean: There are, I believe, about 750 separate classifications, more or less. They range from occupations as divergent as "Rodent Control Man," which was originally titled "Rat Catcher," to "CHIEF ENGINEER, HETCH HETCHY WATER SUPPLY, POWER AND UTILITIES, ENGINEERING BUREAU." They range in compensation from as low as that of "L-352, INTERNE, \$50 per month, less \$35 maintenance"—that is to say 50c cash per day—to as high as \$10,000 per year.

These 750 classifications include—and I mention only a few, for emphasis—doctors, and lawyers and cooks, and waiters and waitresses, and nurses, EPIDEMIOLOGISTS, PSYCHIATRISTS, hog-killers, airport attendants, ushers, TUMBLERMAN—(I wonder just what a TUMBLERMAN does)—moving picture operators, swimming instructors, X-ray technicians—well, there are seven hundred others, more or less.

Now, the theory of "STANDARDIZATION" is FIRST—that it is possible to assemble data as to the "GENERALLY PREVAILING RATES OF WAGES FOR LIKE SERVICE AND WORKING CONDITIONS IN PRIVATE EMPLOYMENT OR IN OTHER COMPARABLE GOVERNMENTAL ORGANIZATIONS IN THIS STATE"—just imagine the complexity of that task in itself—and then, remember, thereafter, all of the compensations of the seven hundred odd classifications must be established with meticulous exactness with relation to one another in order

to preserve the relationship existing between each municipal employment.

That is to say—and here is the whole theory of the thing—that there is a demonstrable degree of relationship existing between the salary paid the TUMBLERMAN—and that paid to—let us say—the hog-killer—and that paid to the most skilled technical engineering job.

If this weren't a serious problem, there'd be many a laugh to be gotten out of this sort of a situation.

But I can't laugh! We're not considering mere symbols—"N-222"—or "I-167"—which is the designation of my tumblerman friend. We're talking about human beings—people with the same hungers; the same needs; the same desires; the same responsibilities—and, finally, the same RIGHTS—that all people have.

We have been told that under the law as it reads we CANNOT give consideration to the economic conditions that exist today affecting municipal workers, until every other employer in California, private as well as public, will certify that he has increased the workers' compensation to meet the increased cost of living, or the other economic problems of our day.

Let me remind the members of the Board, or at least those who were members in 1933—that when extraordinary economic conditions existed due to unemployment, provision was made to cut municipal employees' salaries, and that provision still exists; and let me remind the employees that the day when the upward spiral of living costs reverses itself, their pay will be cut, in accordance with the laws duly made and provided.

Today—faced with rising living costs—steadily rising costs for everything you eat or drink or use or wear—the employees—the men and the women who actually render the essential services of government, as distinguished from us who merely—on a part-time basis—administer the legislative affairs of government—the employees are told: "Don't presume to ask the voters to assist you; if you do, WE will spend any sum to defeat your purpose—don't presume to ask the Supervisors to assist you—because if you do we will invoke the referendum against you in order to safeguard this holy of holy things—'STANDARDIZATION'."

The employees are told: "Take this schedule for the coming year; the Civil Service Commission doesn't like it—the Public Administration Service doesn't like it; the Board of Supervisors doesn't like it; it was knocked together in a half dozen weeks by men who admit that they did not have time to do the job; the Board of Supervisors admit that they did not have time to review the job—but take this schedule because half a loaf is better than no bread." The voice that actually speaks emanates from a cold and callous heart and the true words are, "Take this loaf or you'll get no bread."

Well, Warren Shannon votes "NO" in futile protest against that philosophy.

Who can defend this schedule?

The very resolution itself which authorized the Civil Service Commission to proceed in drawing it up is the most damning indictment of the schedule.

Let me submit this admittedly minor point. The resolution provides—in essence—that the entrance salary for a General Clerk, a General Clerk-Typist and General Clerk-Stenographer shall be \$140; but the resolution stipulates that newcomers into the municipal service shall enter the service at the second year salary fixed for those classifications.

If \$140 is the proper entrance salary, why stipulate a higher entrance salary?

Do you believe, as practical men, that you will ever be permitted—and I use the word advisedly, and repeat it—permitted—to increase that entrance salary of \$140 a month?

"Like pay for like work." "Maintenance of equality between schedules."

The Board—the Commission—the Public Administration Service—because of the basis philosophy of "Standardization," are powerless to do anything for Nurses because of existing wage scales in private employment.

The registered nurses, as a profession, are the most cruelly underpaid group in our entire social order. To qualify as a registered nurse requires technical qualifications far above the average; to qualify as a registered nurse requires years of the most exacting type of physical endeavor, coupled with specialized training, and to the nurse—the registered nurse—is entrusted the most sacred and solemn responsibilities that men know—the bringing of life into the world; the caring for the ill to which the flesh is heir, and finally, the closing of the eyes after life is gone.

The existing wage scale in private employment for nurses is criminally low—their responsibilities considered. But, in private employment in hospitals or on special duty as a private nurse, certain privileges, possibly even special compensations accrue. The professional standards of these women are high—very high—but a nurse whose responsibility is the care of a wealthy invalid, let us say, does enjoy certain privileges.

A nurse in the employment of the City and County of San Francisco takes care of the friendless and the fund-less, and the lowly, the poverty-stricken—takes care of God's poor. But, all in authority are in agreement, that no recognition can be given in dollars and cents in the name of the people of San Francisco to the noble women who render this service.

And against that philosophy Warren Shannon registers a futile protest.

So now with this salary schedule adopted, we start all over again on the same weary round. Giving less than no consideration to the fundamental defects inherent in the law as it is now written, we propose to do what? WHY?

It's simple. We'll make another survey!

Last year we adopted a salary schedule and almost before it was effective, we sought funds for a survey. I was one of the group who waited on the Mayor on July 22, 1942, seeking a \$15,000 special appropriation for a survey. The Mayor rejected our plea. Much as I may be inclined to differ with the Mayor on many, many points, I am saying now that in this instance his judgment was sound.

So now—we'll have another survey!

The Civil Service Commission, faced with all of the routine responsibilities of the personnel department of government, faced with the need of holding "limited tenure examinations" for the recruiting of municipal workers, faced with the necessity for classifying and reclassifying jobs, faced with the responsibility of a manpower survey, is now to assume—once again—a resurvey of surveys of municipal compensations.

On the resolution requesting that survey I voted "NO!"

Can't you see that neither surveys, nor resolutions, nor ordinances, nor compromises can alter the fundamental defects inherent in the law as it now reads!

Well, "STANDARDIZATION" came in with Coolidge. Let its epitaph be taken from the words of Mr. Coolidge's successor, Mr. Hoover, who said about another fantastic piece of legislative legerdemain: "PROHIBITION—AN EXPERIMENT NOBLE IN PURPOSE."

One day, my colleagues, "STANDARDIZATION" as it is now written, will rest in the same grave with the 18th Amendment and the Volstead Act.

MAY THAT DAY COME SOON!

*Ordered inserted in the record.*

**Amendment to Bill 1734, Ordinance 1667, Section 4a, San Francisco Civilian War Council, by Increasing the Number of Positions Under Item 5 From 14 to 26 B408 General Clerk-Stenographer at \$155; by Adding Item 5.1 1 B408 General Clerk-Stenographer (Part Time) at \$77.50; an Emergency Ordinance.**

(Series of 1939)

The following recommendation of the Finance Committee, presented by Supervisor MacPhee, was taken up:

Bill No. 2163, Ordinance No. 2043, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, San Francisco Civilian War Council, by increasing the number of positions under item 5 from 14 to 26 B408 General Clerk-Stenographer at \$155; by adding item 5.1 1 B408 General Clerk-Stenographer (part time) at \$77.50; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

#### Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	\$ 300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense.....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program.....	500
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Oper....	155
5	26	B408	General Clerk-Stenographer .....	155
5.1	1	B408	General Clerk-Stenographer (part time)	77.50
6	1	B419.2	Secretary, Advisory Board .....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration .....	225

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, the nature of such emergency being as recited in Section 13 of Ordinance 1830, Series of 1939.

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Consideration of State Legislation.

Supervisor Green reported on meeting with the California Supervisors' Association, in executive conference, at which several resolutions making recommendations of state legislation were adopted, and suggested that the Board also approve similar resolutions. Among the matters considered was A. B. 614, authorizing photographic recording of documents.

Supervisor Gallagher announced that there was a great deal of objection to that particular bill. He believed all such recommendations should be considered by committee.

Thereupon, the Chair referred all state legislative matters to the County, State and National Affairs Committee.

Supervisor Green, Chairman, announced meeting of County, State and National Affairs Committee for Thursday, March 25, 1943, at 2 p. m.

Supervisor Roncovieri addressed the Board at some length on the Dixwell-Pierce bill, which he believed to be of great importance to the City and County of San Francisco. The Board, he considered, should act on that bill before Thursday, the date set for meeting of the County, State and National Affairs Committee.

Supervisor Gallagher, however, stated that he believed Thursday would be all right for the consideration of that bill.

Again Supervisor Roncovieri disagreed, stating that Mr. Skelly had informed him that the matter would be before committee in Sacramento on Wednesday.

Supervisor Gallagher moved that the Dixwell-Pierce bill be referred to County, State and National Affairs Committee.

Whereupon, the Chair declared the Dixwell-Pierce bill to be so referred.

Supervisor Roncovieri protested the ruling of the Chair. The matter should be considered, and a recommendation made before Thursday. Mr. Skelly, at Sacramento, has stated that the matter would be before committee on Wednesday, and he protested the attempt at delay—the attempt to postpone discussion on such an important matter until Thursday. "Thank you for listening, Mr. President," concluded Supervisor Roncovieri, "and damn you all. You have taken no interest in this matter. Put that in the record."

### Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Manager of Utilities, proposing salary change in Class M5, Assistant Superintendent of Equipment and Overhead Lines, Municipal Railway.

*Referred to Finance Committee.*

From Albert F. Skelly, report on Assembly Bill 498, providing for appropriation by the State of \$2,500,000 for use by local agencies for protection of persons and property from enemy action and for certain activities conducive to war effort.

*Referred to County, State and National Affairs Committee.*

From Civil Service Commission, acknowledging receipt of Resolution No. 3259, proposing certain changes in compensation schedules heretofore submitted to the Board by the Civil Service Commission, and stating that, in the opinion of the Civil Service Commission, there was no supporting data which warranted the changes proposed by the Board of Supervisors.

*Filed.*

From James G. Ricketts, Manager, Golden Gate Bridge, report on pending state legislation affecting Golden Gate Bridge.

*Filed.*

From Supervisor Uhl, excerpt from editorial appearing in the "San Francisco Examiner," March 21, 1943, which he requested be inserted in the Journal of Proceedings, and reading as follows:

"MacPhee said the financial committee was taking 'full responsibility' for changes in all city salary adjustments as recommended by his committee.

"I asked Collett," MacPhee said angrily, "if the changes could be

MONDAY, MARCH 22, 1943

made—and he said they could. Then I asked Henderson (William Henderson, Civil Service Commission secretary) if the changes could be made and he said they couldn't.

"Turning to the employee group representatives present, he declared: "Even the employee groups at this meeting are confused—are not in agreement. Everybody's fighting everybody else in this meeting instead of getting together and fighting the Japs. You ought to be ashamed of yourselves—it's stinking disgusting. This is the first raise you've been offered in twelve years. If you don't take this overall \$1,250,000, you'll get no raise at all. Even the labor groups are pitted against each other in this fight and if you keep on fighting, you'll have the downtown group taxpayers fighting you. Furthermore, if this fight continues, you face a possible referendum. The arguments here are packed with lies.'"

#### ADJOURNMENT.

There being no further business, the Board at the hour of 5:00 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors May 3, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.







**Vol. 38**

**No. 14**

**Monday, March 29, 1943**

# **Journal of Proceedings Board of Supervisors**

**City and County of San Francisco**



**THE RECORDER PRINTING & PUBLISHING COMPANY**

**99 South Van Ness Avenue, San Francisco**



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 29, 1943—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 29, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

Quorum present.

President Jesse C. Colman presiding.

Supervisor Brown was noted present at 2:25 p. m.

## APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 8, 1943, was considered read and approved.

### Employment of Women as Cooks, Assistant Cooks, Bakers, etc., on Ships.

Mr. Donald Cameron, representing National Maritime Union, on motion by Supervisor MacPhee, seconded by Supervisor Shannon, was granted the privilege of the floor. Mr. Cameron pointed out the very critical shortage of men in the Merchant Marine, and urged the Board of Supervisors to support the request of the Maritime Union that women be permitted to serve aboard ship as chief cooks, second cooks, assistant cooks, bakers, etc. In support of his request, Mr. Cameron read resolution adopted by his union, requesting that women be permitted to serve aboard ships in such capacities. He presented the resolution to the Board, and requested the Board to adopt a similar resolution.

Supervisor Mead moved that because of the urgency of the situation the rules of the Board be suspended and that such resolution be considered and adopted by the Board. Motion seconded by Supervisor Shannon.

Whereupon, the roll was called and the motion for suspension of the rules failed by the following vote:

Ayes: Supervisors Green, Mead, Meyer, Roncovieri, Shannon—5.

Noes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Uhl—6.

Thereupon, the entire subject matter was referred by the Chair to the County, State and National Affairs Committee.

### Urging Release of Political Prisoners in North Africa.

Mr. Thomas Boyle, following his presentation to the Board by Super-

visor MacPhee, was, on motion by Supervisor Shannon, granted the privilege of the floor. Mr. Boyle spoke at length, urging the Board recommend and do whatever it could to aid in bringing about the immediate and unconditional release of anti-fascist refugees interned in Algeria, Morocco and Tunisia; that Jews be restored to full citizenship in France; that trade unions be allowed to reorganize and bargain collectively; and that Vichymen be replaced with pro-Allied officials.

*Referred to County, State and National Affairs Committee.*

### Visit of E. J. Spaulding, Commander, U. S. N.

During the day's proceedings, the President, noting the presence in the chambers of former Supervisor E. J. Spaulding, Commander, U. S. N., invited him to a chair on the rostrum. Commander Spaulding addressed the Board, pointing out some of the task with which he was charged, and expressed pleasure at being back in San Francisco, and in the chambers of the Board for a brief visit.

### SPECIAL ORDER—2:00 P. M.

#### Appeal from Nineteenth Street Assessment.

Hearing of appeal from assessment for the costs and expenses of the work on or improvement of Nineteenth Street between Third and Illinois Streets, by the construction of paving, et cetera, by Eaton & Smith, as described in Declaration of Intention, Order No. 17139, of December 12, 1941.

No protests having been made, the assessment was *confirmed and the Clerk was directed so to notify the Director of Public Works.*

### UNFINISHED BUSINESS.

#### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Subject to approval by members.

#### Authorizing Sale of City Land in Assessor's Block 505.

(Series of 1939)

Bill No. 2141, Ordinance No. 2045, as follows:

Authorizing sale of city land in Assessor's Block 505.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Department of Public Works, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City-owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southerly line of Lombard Street, as said line is shown on the "Map showing the widening of Lombard Street, between Richardson Avenue and Van Ness Avenue," filed February 18, 1943, in Book "O" of Maps, at pages 86 and 87, Official Records of the City and County of San Francisco, distant thereon 157 feet 6 inches easterly from the easterly line of Octavia Street; thence running easterly along said line of Lombard Street 25 feet; thence at right angles southerly 60 feet 9 inches; thence at right angles westerly 25 feet; thence

at right angles northerly 60 feet 9 inches to the point of beginning.

Being a portion of Western Addition, Block 170.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Sale of Easement for Pumping Station and Water  
Pipe Line From Lake Merced to Fort Funston.**

(Series of 1939)

Bill No. 2142, Ordinance No. 2046, as follows:

Authorizing sale of easement for pumping station and water pipe line from Lake Merced to Fort Funston.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of a permanent easement and right of way for the purposes hereinafter stated, over, through, under, along and across that certain parcel of land situated in the City and County of San Francisco, State of California, being a portion of certain land now owned by the City and County of San Francisco, a municipal corporation, said parcel being more particularly described as follows:

A strip of land 25 feet in width, 12.50 feet each side of the following described center line: Beginning at a point on the easterly right of way line of "Skyline Boulevard," said point of beginning being N. 8° 11' 00" E. 200.79 feet from U. S. Military Reservation Monument No. 14 on the easterly boundary of the United States Military Reservation at Fort Funston, as said last easterly boundary existed in June 1942; said point of beginning also described as being N. 48° 10' 50" E. 19.54 feet from a point on the easterly curb line of said Skyline Boulevard, last said point being 1973.3 feet southeasterly along said curb line from the center line of Harding Avenue. Thence from said point of beginning N. 48° 10' 50" E. 190 feet (at 127 feet, more or less, passing the approximate high water line of Lake Merced, as said Lake Merced, exists within the City Limits of the City of San Francisco), containing 0.11 of an acre of land, more or less.

Said easement and right of way are for the following purposes: The perpetual right to enter upon the above described land to construct, operate, use, maintain, repair, replace, renew, patrol and remove a pipe line and a gasoline driven auxillary pumping station of approximate capacity of 100 gallons per minute, and all appendages, structures and equipment necessary or convenient to be used or installed in connection therewith, including all appurtenances and privileges thereunto belonging, with the right of all necessary or convenient ingress and egress to and from, over, through, along and across said land and adjoining land within a strip not to exceed 25 feet on each side of the above described center line.

Excepting and reserving unto the grantor such grazing, agricultural, horticultural or other rights as will not interfere with or prohibit the free and complete use and enjoyment by the grantee and its assigns, of the rights or easements herein described; provided, however, that no buildings or structures shall be placed, maintained or erected upon any portion of the above described real property by grantor, or its successors or assigns.

Said easement does not include any rights to subterranean waters nor any rights to take or divert any of the waters of the adjoining Lake Merced, except at rates to be agreed upon between the grantor and the grantee. All water rights are herein specifically reserved to the grantor.

Section 2. The above described easements shall be offered for sale pursuant to the provisions of Section 92 of the charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriation \$2,400 From Civilian Defense to Provide Funds for Contracting Special Services to Assist in the "Victory Food Workers Recruitment Program," an Emergency Ordinance.**

(Series of 1939)

Bill No. 2171, Ordinance No. 2052, as follows:

Appropriating \$2,400 from the unallocated reserve for Civilian Defense to provide funds for contracting for special services to assist in the "Victory Food Workers Recruitment Program," an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,400 is hereby appropriated and set aside from the surplus existing in Appropriation No. 202,000.79, Unallocated Reserve for Civilian Defense and War Services, to the credit of Appropriation No. 202,298.54, to provide funds for contracting for special services to assist in the Victory Food Workers Recruitment Program.

Section 2. This ordinance is passed as an emergency measure, the character of the emergency being as set forth in Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor, Commander, Citizens' Service Corps.

Approved by the Secretary, San Francisco Civilian War Council.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*March 22, 1943—Consideration postponed one week.*

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Explanation of Vote.**

Supervisor Mead announced he was voting "aye" with the understanding that the Labor Council had withdrawn its objections.

**Final Passage.**

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Meyer, Gallagher, Mead.

**Establishing Sidewalk Widths on Mississippi Street.**

(Series of 1939)

Bill No. 2145, Ordinance No. 2047, as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Twelve Hundred and Seventy-seven (1277).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 9, 1943, by adding thereto a new section to be numbered Twelve Hundred and Seventy-seven (1277) to read as follows:

Section 1277. The width of sidewalks on Mississippi Street, between Twenty-second and Twenty-third Streets, shall be 22 feet.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Acceptance of Roadway of Coso Avenue, Bonview Street, Stoneman Street.**

(Series of 1939)

Bill No. 2146, Ordinance No. 2048, as follows:

Providing for acceptance of the roadways of Coso Avenue between Elsie and Bocana Street, including the intersection of Coso Avenue and Bonview Street; Bonview Street between Coso Avenue and 83.09 feet more or less southerly; Stoneman Street between Coso Avenue and Shotwell Street, including the intersection of Stoneman, Shotwell and Bocana Street; including the curbs.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Coso Avenue between Elsie and Bocana Street, including the intersection of Coso Avenue and Bonview Street; Bonview Street between Coso Avenue and 83.09 feet more or less southerly; Stoneman Street between Coso Avenue and Shotwell Street, including the intersection of Stoneman, Shotwell and Bocana Streets, including the curbs.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**NEW BUSINESS.****Adopted.**

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Uhl.

**Refunds of Erroneous Payments of Taxes.**

(Series of 1939)

Resolution No. 3268, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

*From Appropriation No. 05—Duplicate Tax Fund.*

1. Hattie S. Levy, per Lot 17, Block 748, first installment fiscal year 1942-43 .....\$80.86
2. Murray Norton, per Lot 12, Block 4941, first installment fiscal year 1942-43..... 5.15
3. Mary Bottarini, per Lot 3, Block 6341, first installment fiscal year 1942-43..... 14.56
4. Edvige Lebherz, per Lot 1, Block 6729, first and second installments fiscal year 1941-42..... 31.22

Approved as to form by the City Attorney.

Approved by the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Approval of Recommendations, Public Welfare Department, for April, 1943.**

(Series of 1939)

Resolution No. 3269, as follows:

Resolved, That the recommendations of the Public Welfare Department, containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including increases and decreases, for the month of April, 1943, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Approval of Supplemental Recommendations, Public Welfare Department.**

(Series of 1939)

Resolution No. 3270, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, effective as noted, including increases, decreases, new applications, suspensions, discontinuances and other transactions, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.



**Authorizing Release of Lien Re Indigent Aid—Paul P. Smith.**

(Series of 1939)

Resolution No. 3271, as follows:

Whereas, an instrument executed by Paul P. Smith receiving aid from the City and County of San Francisco has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created lien in favor of said City and County on real property belonging to said Paul P. Smith; and

Whereas, said Paul P. Smith on payment of the debts secured by said lien is entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County, be and he is hereby authorized to execute and deliver a release of any such lien.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Acquisition of Certain Land at the Northeast Corner of Keith Street and LaSalle Avenue by Eminent Domain Proceedings.**

(Series of 1939)

Resolution No. 3272, as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the northeasterly line of LaSalle Avenue with the southeasterly line of Keith Street; running thence southeasterly along the northeasterly line of LaSalle Avenue 90 feet; thence at a right angle northeasterly 100 feet; thence at a right angle northwesterly 90 feet to a point on the southeasterly line of Keith Street; thence at a right angle southwesterly along last named line 100 feet to the point of commencement.

Be It Further Resolved, That said land is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the construction, operation, maintenance and use of a water tank and appurtenances for the San Francisco Water Department. It is necessary that a fee simple title be taken to said land.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owner of said land and of any and all interest therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Passed for Second Reading.****Authorizing Director of Public Health to Charge Fees to Defray Cost of Issuance of Copies of Certain Documents.**

(Series of 1939)

Bill No. 2166, Ordinance No. . . . ., as follows:

Authorizing the Director of Public Health of the City and County of San Francisco to charge fees to defray the cost of the issuance of copies of certain documents.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Health of the City and County of San Francisco is hereby authorized to charge the following fees to defray the cost of issuance of the following mentioned documents and any person requesting said documents shall pay the fees herein specified, to-wit:

1. Abstract or Brief Statement of Medical History or data for insurance or legal purposes.....\$1.00 but not less than 20c per folio.
2. Proof of Death for insurance purposes..... 1.00

Section 2. All fees received by the Director of Public Health in payment of the issuance of the documents mentioned in Section 1 hereof shall be deposited with the Treasurer of the City and County of San Francisco, to the credit of the general fund.

Section 3. City and County officials and departments shall not be subject to the provisions of this ordinance when any of the aforesaid records or documents are for the official use of their respective departments.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Final Passage.**

**Appropriating \$5,718 from Emergency Reserve Fund to Credit of Juvenile Court, Juvenile Detention Home, and Log Cabin Ranch to Provide Funds for Temporary Salaries, Contractual Services, and Foodstuffs for the Balance of the Current Fiscal Year; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2167, Ordinance No. 2049, as follows:

Appropriating the sum of \$5,718 from the Emergency Reserve Fund to the credit of appropriations of the Juvenile Court, Juvenile Detention Home, and Log Cabin Ranch to provide funds for temporary salaries, contractual services, and foodstuffs for the balance of the current fiscal year; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,718 is hereby appropriated from the Emergency Reserve Fund to the credit of the following appropriations:

*Juvenile Court*

233.232.23 Telephone and Telegraph.....\$ 350

*Juvenile Detention Home*

224.120.00 Temporary Salaries .....\$1,000

224.350.00 Foodstuffs ..... 2,000

3,000

*Log Cabin Ranch*

224.200.01 Contractual Services .....\$ 368

224.350.01 Foodstuffs ..... 2,000

2,368

Total ..... \$5,718

to provide funds for the above purposes for the balance of the current fiscal year.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The uninterrupted operation of the above departments; the amounts appropriated in the 1942-1943 Budget and Appropriation Ordinance for the foregoing purposes have proven inadequate to meet requirements for the balance of the current fiscal year.

Recommended by the Chief Probation Officer.

Approved by the Juvenile Probation Committee.

Approved by the Judge of the Juvenile Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Recommended by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

**Appropriating \$400 Out of Balance in Appropriation 251.110.00 to Credit of Appropriation 251.110.00 to Provide Compensation for Head Nurse, Less Maintenance, Laguna Honda Home, Period March 22, 1943, to June 30, 1943; and Eliminating Head Nurse, Less Maintenance; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2168, Ordinance No. 2058, as follows:

Appropriating \$400 out of the available balance in Appropriation No. 251.110.00 to the credit of Appropriation No. 251.110.00 to provide compensation for one P104 Head Nurse at \$155 per month, less maintenance, at Laguna Honda Home, for the period March 22, 1943, to June 30, 1943, and eliminating one P104 Head Nurse at \$145 per month, less maintenance; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$400 is hereby appropriated and set aside out of the unallotted balance Appropriation No. 251.110.00 to the credit of Appropriation No. 251.110.00 to provide compensation for one P104 Head Nurse at \$155 per month, less maintenance, at Laguna Honda Home for the period March 22, 1943, to June 30, 1943.

Section 2. The position of one P104 Head Nurse at \$155 per month, less maintenance, is hereby created at Laguna Honda Home and the position of one P104 Head Nurse at \$145 per month, less maintenance, is hereby eliminated.

Section 3. This ordinance is passed as an emergency measure and

the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective immediately, to-wit: the uninterrupted operation of Laguna Honda Home and for the purpose of compensating employee affected for services rendered in performing the duties of said position.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

**Amending Section 56 of Salary Ordinance, Department of Public Health—Laguna Honda Home, by Splitting the Sections After Items 14, 30, 40, 46 and 55, and by Decreasing Number of Positions Under Item 53 from Two to One P104 Head Nurse, and Adding Item 52.1 One P104 Head Nurse; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2169, Ordinance No. 2051, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 56, DEPARTMENT OF PUBLIC HEALTH—LAGUNA HONDA HOME, by splitting the sections after items 14, 30, 40, 46, and 55, and by decreasing the number of positions under item 53 from 2 to 1 P104 Head Nurse at \$145, and adding item 52.1 1 P104 Head Nurse at \$155; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 56, is hereby amended to read as follows:

**Section 56. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME**

Item	No. of No. Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B222	General Clerk .....	\$ 162
1.1	1	B222	General Clerk .....	168
2	1	B408	General Clerk-Stenographer .....	190
3	1	B454	Telephone Operator .....	157
3.1	12	I 2	Kitchen Helper .....	118
4	1	I 8	Head Baker .....	222
4.1	3	I 10	Cook's Assistant .....	137
5	4	I 12	Cook .....	183
6	1	I 12	Cook (part time) .....	75
8	1	I 16	Chef .....	261
9	1	I 22	Butcher .....	225
10	1	I 24	Senior Butcher .....	240
11		I 26	Hog Killer, \$9 per day (as needed) .....	
12	3	I 54	Waitress .....	131
13	1	I 58	Dining Room Steward .....	183
14			Inmate Help, not over .....	50

Section 56.1. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
15	46	I 116	Orderly .....	\$ 127
16	6	I 116	Orderly .....	123
17	5	I 116	Orderly .....	117
18	33	I 116	Orderly .....	110
18.1	1	I 120	Senior Orderly .....	147
19	6	I 120	Senior Orderly .....	145
20	3	I 120	Senior Orderly .....	135
21	1	I 112.1	Steward .....	235
22	1	I 112.2	Stewardess .....	235
23	2	I 154	Laundress .....	106
24	1	I 164	Marker and Distributor .....	130
24.1	1	I 166	Wringerman .....	136
25	1	I 170	Washer .....	135
26	1	I 174	Superintendent of Laundry .....	195
26.1	22	I 204	Porter .....	123
26.2	3	I 204	Porter .....	117
26.3	1	I 204	Porter .....	110
27	1	I 254	Seamstress .....	132
28	1	I 256	Head Seamstress .....	150
29	1	I 302	Instructor, Basketry .....	140
30	1	I 304	Instructor, Weaving .....	140

Section 56.2. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
31	1	L8	Assistant to Superintendent.....	\$ 275
32	1	L10	Superintendent (9 months only) .....	733.33
33	1	L54	Assistant Bacteriologist .....	157
34	1	L202	Dietitian .....	167
35	1	L306	Senior Pharmacist .....	258
36	6		Interne .....	45
36.1	2	L360	Physician .....	110
37	1	L360	Physician .....	135
39	1	L360	Physician .....	235
40	1	L452	X-ray Technician .....	160

Section 56.3. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
41	1	O1	Chauffeur, \$9.15 per day .....	
42	1	O52	Farmer .....	\$ 148
43	1	O54	Foreman, Building and Grounds .....	220
44	1	O58	Gardener .....	150
45	1	O60	Head Gardener .....	185
46	3	O168	Engineer of Stationary Steam Engines.....	258

Section 56.4. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
47	17	P102	Registered Nurse .....	\$ 154.50
48	1	P102	Registered Nurse .....	150.50

49	2	P102	Registered Nurse .....	150
50	4	P102	Registered Nurse .....	142
51	11	P102	Registered Nurse .....	135
52	2	P104	Head Nurse .....	164.50
52.1	1	P104	Head Nurse .....	155
53	2	P104	● Head Nurse .....	145
53	1	P104	Head Nurse .....	145
54	1	P118	Superintendent of Nurses .....	235
55	1	P208	Operating Room Nurse .....	168

Section 56.5. **DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)**

**INTERDEPARTMENTAL**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
56	3	I 204	Porter .....	\$ 123
57	1	I 204	Porter .....	117

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, in order to provide for the uninterrupted service of the Department of Public Health—Laguna Honda Home, and establishing the proper compensation for an employee being promoted.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

**Appropriating \$1,500 Compensation and Expenditures of Albert F. Skelly as Legislative Representative at Sacramento; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2172, Ordinance No. 2044, as follows:

Appropriating the sum of \$1,500 from the Emergency Reserve Fund to the Legislative Expense Fund of the Board of Supervisors for the purpose of providing compensation and necessary expenditures for Albert F. Skelly as legislative representative of the City and County of San Francisco at the current session of the State Legislature; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,500 is hereby appropriated from Appropriation No. 202,900.00 Emergency Reserve Fund, to Appropriation No. 201,298.00 Legislative Expense Fund, for the purpose of defraying the compensation and expenses of Albert F. Skelly, Legislative Representative of the City and County of San Francisco at the current session of the State Legislature for the month of April, 1943. The following are the items making up said appropriation:

Compensation of Albert F. Skelly .....	\$500
Per diem expenses as per Section 219 of the Charter at \$15 per day .....	450
Compensation of 1 stenographer .....	155
Rental of office .....	150
Stationery, telephone, telegraph, postage, etc. ....	245

Section 2. This ordinance is passed as an emergency ordinance and

the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows:

That said appropriation is necessary for the uninterrupted conduct of the Board of Supervisors in providing for the Legislative Representative at the current session of the State Legislature for the month of April for the reason that the funds provided in the annual budget and appropriation ordinance for said purpose are exhausted.

Approved as to form by the City Attorney.

Recommended by the Mayor.

Approved as to funds available by the Controller.

Funds requested by Resolution No. 3209.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

#### **Adopted.**

The following recommendations of Streets Committee were taken up:

Present: Supervisors Gallagher, Mead.

**Requesting Housing Commission of the City and County of San Francisco to Give Consideration to a Proposal to Name the Housing Project Proposed for Chinatown, After Generalissimo Chiang Kai-shek.**

(Series of 1939)

Resolution No. 3273, as follows:

Resolved, That in tribute to the gallant leader of the Republic of China, the Housing Commission of the City and County of San Francisco be and is hereby requested to give consideration to a proposal to name the housing project proposed for Chinatown, after Generalissimo Chiang Kai-shek.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Approving Map Showing the Widening of Pennsylvania Avenue from Twenty-third Street Southerly 54.76 Feet.**

(Series of 1939)

Resolution No. 3274, as follows:

Resolved, That the certain map entitled, "Map showing the Widening of Pennsylvania Avenue from Twenty-third Street southerly 54.76 feet," composed of one sheet, approved the twelfth day of March, 1943, by Director of Public Works Order No. 19,270, be, and is hereby approved and made official; and be it

Further Resolved, That the certain easement deed, dated the 5th day of February, 1943, from I. M. Schumacher and Sidney M. Ehrman, as Trustees of the property of the Western Pacific Railroad Company to the City and County of San Francisco, to the parcel of land shown

hatched on said map, is hereby accepted and dedicated for public use as an open public street to be known as Pennsylvania Avenue.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Approving Map Showing the Realignment of Wawona Street from Twenty-fifth Avenue to Former Center Line of Twenty-sixth Avenue.**

(Series of 1939)

Resolution No. 3275, as follows:

Resolved, That the certain map entitled, "Map showing the realignment of Wawona Street from Twenty-fifth Avenue to former center line of Twenty-sixth Avenue," composed of one sheet, approved the twelfth day of March, 1943, by Director of Public Works Order No. 19271, be and the same is hereby approved and made official and parcels one and two, previously accepted by Resolution No. 30440 (New Series) approved February 20, 1929, and Resolution No. 2790, Code No. 12.1711 approved September 15, 1936, and parcel three City property, formerly a portion of the crossing of Twenty-fifth Avenue and Wawona Street, closed and abandoned by Resolution No. 24988, December 28, 1925, being the parcels shown hatched thereon, are declared to be open public streets dedicated to public use to be known by the names as shown thereon.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Adopted.**

The following recommendation of County, State and National Affairs Committee was taken up:

Present: Supervisors Green, Gallagher, Gartland, Shannon.

**Vesting the County, State and National Affairs Committee With Full Authority to Negotiate With State Harbor Commission and/or Take Such Action Before Legislature of State of California or Its Committees, as Is Necessary to Induce State or Harbor Commission to Assume Total or Partial Cost of Maintaining Fire Fighting and Protective Services Operated for Protection of San Francisco Waterfront.**

(Series of 1939)

Resolution No. 3276, as follows:

Resolved, That the Committee on County, State and National Affairs be and is hereby vested with full authority to negotiate and consummate an agreement with the State Harbor Commission and/or to take such action before the Legislature of the State of California and its



committees for the purpose of inducing the State of California or the State Harbor Commission to assume the total cost (or so much thereof as the State Harbor Commission will agree to bear) of the fire fighting and protective services and facilities maintained and operated by the City and County of San Francisco for the protection and benefit of the waterfront and the properties thereon, in San Francisco.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Adopted.**

The following recommendation of Education, Parks and Recreation Committee was taken up:

Present: Supervisors MacPhee, Roncovieri.

**Board of Education to Consider Adoption of Budgetary Plan for Comprehensive and Compulsory Program of Swimming Instruction in Public Schools.**

(Series of 1939)

Resolution No. 3277, as follows:

Whereas, as a result of the facts recently developed, public attention has been focused upon the woefully inadequate facilities available to San Francisco school children for swimming instruction; and

Whereas, while swimming instruction has long been considered a necessary adjunct to the curriculum of school children, events in the present war conclusively demonstrate its indispensability; and

Whereas, it would promote public welfare and conserve human life, were the school children of the City and County of San Francisco provided with the facilities and instructions necessary to qualify them as competent swimmers and proficient in life-saving technique; now, therefore, be it

Resolved, That this Board of Supervisors does hereby request the Board of Education to give consideration to the adoption of a comprehensive and compulsory program for swimming instruction in the public schools, or at least those of high school grades, and to consider also the advisability of including in its budget for the fiscal year 1943-1944, a sum sufficient to provide for the construction of swimming pools within the school building proper and as advantageously placed as will make for year 'round use by neighborhoods affected.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Adopted.**

The following recommendation of his Honor the Mayor was taken up:

**Leave of Absence, Supervisor Arthur M. Brown, Jr.**

(Series of 1939)

Resolution No. 3278, as follows:

Resolved, That in accordance with the recommendation of his Honor, the Mayor, Honorable Arthur M. Brown, Jr., member of the Board of Supervisors, be and he is hereby granted a leave of absence of two weeks commencing March 29, 1943, with permission to leave the State of California.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

For Limited Tenure, and Restricted to the State of California, Exempting Positions of P103 Special Nurse and I 2 Kitchen Helper, From Residential Restrictions of the Charter.

(Series of 1939)

Supervisor Gartland presented:

Resolution No. 3282, as follows:

Resolved, That, in accordance with the recommendation of the Civil Service Commission and pursuant to the provisions of Section 7 of the Charter, for limited tenure appointments, the following positions are hereby exempted from the residential requirements of the Charter as set forth in said Section 7 thereof for the duration and six (6) months thereafter:

P102 Registered Nurse.

P103 Special Nurse.

I 2 Kitchen Helper.

Further Resolved, That the exemptions provided herein shall be restricted so that appointments to said positions shall be limited to persons holding legal residence in the State of California.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

## Approving Report and Recommendation of County, State and National Affairs Committee Re State Legislation.

(Series of 1939)

Supervisor Green presented:

Resolution No. 3281, as follows:

Resolved, That the following report of the Committee on County, State and National Affairs be and is hereby approved and adopted as the report and recommendation of the Board of Supervisors:

### *Digest of Bills Pending in the State Legislature Affecting the Tax Collector, Together With Recommendations of Committee on County, State and National Affairs.*

- A. B. 1030—Transfers the duties of tax redemption from the auditor and the treasurer to the tax collector on the theory that the tax collector should collect all taxes—delinquent as well as current.

Recommended Action—*Approve.*

- S. B. 428, 501—To the same effect as Assembly Bill 1030.

Recommended Action—*Approve.*

- S. B. 706—Provides that no sale at auction shall be made of tax-sold property in years 1943 and 1944, and that right of redemption of property deeded to state on and after October 6, 1942, shall not be terminated before June 1, 1945. To protect persons in the armed forces.

Recommended Action—*Approve.*

### *Civilian Defense.*

- A. B. 224—Provides benefits similar to those under Workmen's Compensation Law for civilian defense workers injured in the line of duty.

Recommended Action—*Approve.*

- A. B. 1929—Provides for a reorganization of the State Guard.

Recommended Action—*Approve if such action will not involve additional expense to political subdivisions of the state.*

- S. B. 469—Provides for the reinstatement of elective city officers who joined armed forces. Mr. O'Toole advises that this matter is covered, as far as San Francisco is concerned, by the provisions of the Charter.

Recommended Action—*Approve.*

- S. B. 780, 546—To the same effect as Assembly Bill 224.

NOTE: It has been agreed that this legislation will be amended as to the amount of compensation and also to include under its provisions, trainees in civilian defense.

Recommended Action—*Approve as amended.*

*Digest of Bills Pending in the State Legislature Affecting Various Departments of the City and County of San Francisco, Together With Recommendations of Committee on County, State and National Affairs.*

*Public Administrator.*

- S. B. 1018—Creates new class entitled to letters of administration; nominee of any heir at law or next of kin entitled to share in the estate.

Recommended Action—*Oppose.*

*Municipal Court.*

- A. B. 940—Decreases from \$5.00 to \$4.00 fees in municipal court for filing papers transferred from another court and for all proceedings before trial and all services.

Recommended Action—*Approve.*

- S. B. 117—Provides that jury commissioner shall return lists to municipal, justice and police courts within county as well as to superior court.

Recommended Action—*Oppose.*

*Superior Court.*

- A. B. 1577—Grants juvenile court general jurisdiction over misdemeanors over which it has original jurisdiction; grants juvenile court power to sentence or grant probation where defendant pleads or is found guilty; increases jurisdiction of court in criminal cases where complaining witness is under age of 18.

Recommended Action—*Approve.*

*Weights and Measures.*

- S. B. 638—Eliminates requirement that Department of Agriculture prescribe specifications and standard of construction for scales for weighing five tons or over.

Recommended Action—*Approve.*

*Measures Affecting Other Counties.*

- S. B. 249—Granting State consent to acquisition by United States of lands for establishment, consolidation and extension of National forests.

Recommended Action—*Approve.*

- S. B. 509—Appropriates \$1,560,000 and all revenues derived from State Forests acquired under provisions of bill to State Forest Fund created by the bill to be expended for acquisition of

State forests, for surveys to determine what lands shall be acquired and for preparation of plans for relief work in forests in future unemployment emergencies.

Provides that 50 per cent of gross current revenue to go annually to counties in which forests are located for roads and highways.

Provides that acquisition shall be of forest or cut over lands suitable for timber production.

Provides for purchase, sale, exchange and lease of lands by Board of Forestry with approval of Directors of Natural Resources and Finance.

Recommended Action—*Approve*.

*Digest of Bills Pending in the State Legislature Affecting the Registrar of Voters, Together With Recommendations of Committee on County, State and National Affairs.*

- A. B. 30—It provides for the Registrar examining the good moral character, understanding and attachment to the principles of the Constitution of all persons whose registration has been cancelled and desire to re-register. Only persons passing with a grade of 70 per cent to be permitted to again register.

Recommended Action—*Oppose*.

- A. B. 135—It provides for an autobiographical record to be printed and mailed with the sample ballot and changes the date of mailing sample ballots and autobiographical records. It adds to the expense of the election and serves no useful purpose.

Recommended Action—*Oppose*.

- A. B. 214—It simplifies the appointment of election officers. Permits inspectors to serve by signing a declaration of intention to faithfully discharge the duties of inspector and does not require them to appear before an official to take an oath. This bill is favored generally by the County Clerks.

Recommended Action—*Favor*.

- A. B. 218—This bill adds to the affidavit of registration requirement of considerable additional data in regard to the parents of citizens and would require a complete new filing system to accommodate the increased size of the affidavits. The bill is opposed generally by the County Clerks and Registrar because of the additional labor and additional cost of new filing equipment involved and because the additional data does not serve any useful purpose.

Recommended Action—*Oppose*.

- A. B. 1111—This bill provides for the election of County Central Committeemen at the presidential primary election. It has one defect—that it provides for a separate ballot at the presidential primary election which would involve a great deal of cost and is unnecessary and impracticable. If the provision for a separate ballot is stricken out objections of the Registrar and County Clerks cease. Messrs. Wollenberg and Maloney (its authors) have stated they would strike out the provision for the separate ballot.

Recommended Action—*Favor as amended*.

- A. B. 1276—This bill provides generally for the registration of members of the armed forces by their commissioned officers and for their taking the necessary oath in voting an absent voter's ballot before their commissioned officer; however, it has one provision which is unnecessary and impracticable—

that affidavits received five days before election should be bound with the regular affidavits. This is contrary to other provisions of the law, accomplishes no good for the absent voter and should be stricken out.

Recommended Action—*Favor if amended.*

- A. B. 1483—This bill was introduced by the San Francisco delegation and includes several items making technical corrections in the law and providing for an easier method of securing precinct election officers. The different subjects should be separated and introduced in separate bills. Otherwise it is approved.

Recommended Action—*Approved if amended.*

- A. B. 1648—This bill permits the Registrar to accept nominating papers other than the declaration of candidacy without the filing fee being paid directly to him. It clears up a situation that last year required certain candidates to pay double filing fees or filing fees in two counties.

Recommended Action—*Approve.*

- A. B. 1804—This bill permits members of the armed forces to have their affidavits of registration restored if they notify the Registrar within 30 days after receiving notice of cancellation because of failure to vote. This bill should be amended to extend the time of notice to 60 days from the time of cancellation. Otherwise it is approved.

Recommended Action—*Approve if amended.*

*Digest of Bills Pending in the State Legislature Affecting the Assessor, Together With Recommendations of Committee on County, State and National Affairs.*

- A. B. 161—Five per cent budget limitation act.

Recommended Action—*Oppose.*

- A. B. 444—Requires Assessor to number roll in ascending numerical order.

Recommended Action—*Oppose.*

- A. B. 1090—Tax limitation act providing \$3 limit for general taxes on personal property.

Recommended Action—*Oppose.*

- A. B. 1155—Provides for removal from office for refusal or neglect to perform official duties.

Recommended Action—*Oppose.*

- A. B. 1372—Adds Sec. 214 to Revenue and Taxation Code, exempting buildings that are vacant and non-income producing for a period of more than six months.

Recommended Action—*Oppose.*

- A. B. 1398—Exempts food or food products held by reason of directives or conservation orders from taxation.

Recommended Action—*Oppose.*

- A. B. 1838—Repeals Sec. 408 of the Revenue and Taxation Code. Makes public property of all confidential information and records in assessor's office.

Recommended Action—*Oppose.*

Assembly  
Constitutional  
Amendments

- 5—Provides for \$3,000 exemption for homes in which owner resides.

Recommended Action—*Oppose.*

- 10—Allows \$1,000 property exemption for all persons with less than \$3,000 worth of property or over 60 years of age and not over \$60 per month income.

Recommended Action—*Oppose*.

- 16—Increase householder's exemption to \$500.

Recommended Action—*Oppose*.

- 29—Adds Sec. 1e to Art. XIII, Constitution, providing for \$1,000 exemption for dwelling houses occupied as residence more than 50 per cent of calendar year. Amends Sec. 10½ of Art. XIII, increasing householder's exemption from \$100 to \$500.

Recommended Action—*Oppose*.

Senate  
Constitutional  
Amendments

- 11—Provides for a gross income tax in lieu of all other taxes; prohibits the State, or any political subdivision of the State, from levying any other tax, license, or fee.

Recommended Action—*Approve*.

- 16—Amends Sec. 1 of Art. XIII of Constitution. Eliminates exemption of property belonging to the United States and provides for taxation of property owned by districts which are state agencies outside the boundaries of the districts and property owned by districts and not used for district purposes.

Recommended Action—*Approve*.

*Digest of Bills Pending in the State Legislature Affecting the Public Welfare Department, Together With Recommendations of Committee on County, State and National Affairs.*

- A. B. 3—Amends and repeals various sections of the Welfare and Institutions Code relative to the responsibility of relatives for support of persons receiving public assistance. This bill would relieve financially responsible persons from the obligation to contribute to the support of indigent relatives.

Recommended Action—*Oppose*.

- A. B. 110—To the same effect as A. B. 3.

Recommended Action—*Oppose*.

- A. B. 116—Amends and repeals numerous sections of the Welfare and Institutions Code relative to aid to the aged. Increases maximum aid from \$40 to \$60 per month.

Recommended Action—*Oppose*.

- A. B. 139—To the same effect as A. B. 3.

Recommended Action—*Oppose*.

- A. B. 223—Would provide aid to the counties in addition to the aid otherwise provided, for maintaining and supporting aged persons under the provisions of the Old Age Security Law.

Recommended Action—*Approve*.

- A. B. 362, 369, 510, S. B. 91, 127, 908—To the same effect as A. B. 3.

Recommended Action—*Oppose*.

*Digest of Bills Pending in the State Legislature Affecting the Recorder, Together With Recommendations of Committee on County, State and National Affairs.*

- A. B. 356—Amends Secs. 1242 and 1243 of the Civil Code and provides that the homestead of a married person can be conveyed

or encumbered without acknowledgment. Also provides that a homestead may be abandoned by an abandonment of homestead without acknowledgment.

Recommended Action—*Approve as amended.*

- A. B. 549—Adds Sec. 1920B to the Code of Civil Procedure and provides for the introduction in evidence of photographic film, microfilm, photostatic negative, etc., as prima facie evidence of contents of the original. This bill does not cover the purpose for which it was introduced. To safeguard our official records from possible destruction by enemy action, we have reproduced on microfilm various official records throughout the city government and have stored them in a safe place. In order that we may use these microfilm copies in the event the originals are destroyed, this bill should be amended to provide for the officer having custody of the record to certify that the film is a true and correct copy of the original, and to provide further, that in the event the original is destroyed, the certified copy on microfilm, photographic film, photostatic copy, etc., may be substituted for the original.

Recommended Action—*Approve as amended.*

- A. B. 631—Adds Sec. 4042D to the Political Code and provides for the destruction of any record of an instrument more than five years old which has been reproduced by photography. The recording procedure requires marginal notations covering releases and reconveyances, etc., which would be impossible to note on photographic film.

Recommended Action—*Oppose.*

- A. B. 1168—Amends Sec. 102 of the Labor Code and provides for free recording of Abstracts of Judgments and Liens at the request of the Labor Commission. The Recorder's office is used for the security of the public in the ownership and possession of property, and those persons who avail themselves of the facilities of the office should support the office by the payment of fees. In other words, the office should not be supported by tax fees. Any person attempting to recover a judgment, whether for wages or otherwise, by causing a lien to be placed upon real property, should be required to pay the same fee as liens filed by contractors, laborers or materialmen.

Recommended Action—*Oppose.*

- A. B. 1552—This bill was introduced at the request of the Recorder's office and simply amends the McEnerney Act to provide that records destroyed from any cause may be restored under the conditions of the act. The bill previously limited the restoration of records burned by fire.

Recommended Action—*Approve.*

- A. B. 1782—Repeals certain sections of the Health and Safety Code and adds a new chapter which tends to rewrite the entire procedure for establishing birth by court action. Section 9973 of this bill provides also for the recording of marriage certificates by the County Clerk, and if passed would repeal the provisions contained in Assembly Bill No. 10 and Senate Bill No. 80.

There has been a definite need during war-time to establish the fact of birth in a simplified and inexpensive manner. Assembly Bill No. 10 and Senate Bill No. 80 make this provision, and if they are repealed by the adoption of Assembly Bill No. 1782, we would necessarily have to re-

vert to substantially the same provisions that formerly obtained for establishing birth, death or marriage records at a cost of anywhere from \$60 to \$100.

Recommended Action—*Oppose*.

*Digest of Bills Pending in the State Legislature Affecting the Department of Public Health, Together With Recommendations of Committee on County, State and National Affairs.*

- S. B. 84—Would permit the use of chlorine sterilization on dairy farms as well as milk plants. This method has not proved satisfactory in the past particularly on dairy farms.

Recommended Action—*Oppose*.

- S. B. 387—Provisions of State Code would prevail over Municipal Ordinances. Would reduce standards in many instances and deny to municipalities the right to regulate their own inspection and would legalize raw milk in this city. Standards for milk sold in the populous cities could be no higher than those for milk sold in the outlying counties and rural districts. Amendment to permit pasteurization would not remove unsatisfactory features of this bill.

Recommended Action—*Oppose*.

- A. B. 930—Strengthens the present law relating to milk drinks by requiring that such drinks be made from market milk instead of manufacturing milk as at present, but weakens the present safeguards by permitting raw milk to be used for this purpose. Recommend that the word "pasteurized" be retained in the proposed section.

Recommended Action—*Approved as amended*.

- A. B. 932—Would prevent the inspection of dairy farms by the inspection services of cities in which milk from said dairy farms was consumed. Would prevent the inspection by cities of milk manufacturing plants within their limits, and would reduce the inspection fee and would prohibit cities from collecting costs of inspection. Populous cities with their special conditions and problems would be obliged to accept as a maximum, inspection standards enforced in outlying counties. This bill would open the door to *raw milk*. Producers and distributors of milk in this area, whom this bill is supposed to benefit, are on record as being against its passage.

Recommended Action—*Oppose*.

- A. B. 934—Relaxes present requirements for sanitation of milk houses on dairy farms, by permitting a one-room milk house.

Recommended Action—*Oppose*.

- A. B. 1202—Prevents municipalities from enforcing higher standards than those contained in the provisions of the Agricultural Code up ninety-one days after adjournment of the next Legislature. Will open the door to *raw milk*. Even though this bill is amended to permit political subdivisions to require pasteurization of milk, the populous cities would be tied down to lenient standards enforced in the outlying districts.

Recommended Action—*Oppose*.

- A. B. 1488—Outlaws the use of concoctions containing milk and cream as market milk or market cream or the selling of manufacturing milk for market milk or graded market milk.

Recommended Action—*Approve*.



*Digest of Bills Pending in the State Legislature Affecting the Department of Public Works, Together With Recommendations of Committee on County, State and National Affairs.*

- A. B. 19—These bills increase the Motor Vehicle Fuel Tax from three (3) to four (4) cents and provide that the money shall be distributed in accordance with the length of roads in the various counties.

Recommended Action—*Oppose.*

- A. B. 1777—Provides no person or political subdivision shall discharge raw sewage on any beach or salt waters within the jurisdiction of State. Provides that any district or political subdivision so doing may continue but requires commencement within six months after termination of war of construction of plant for disposal of such sewage and completion within two years.

Recommended Action—*Amend to provide that such action shall be commenced within six months after war and diligently prosecuted to conclusion.*

*Additional Bill Affecting Recorder's Office.*

- A. B. 626—Provides that manner of indexing recorded document shall be in discretion of county recorder, when particular manner is not indicated by indorsement.

Recommended Action—*Approve.*

*Additional Legislation Affecting the Assessor's Office.*

**Senate  
Constitutional  
Amendment**

- 16—Exempts property belonging to district which is State agency except property acquired by such district through non-payment of its own taxes or property held by such district for purposes of agricultural production, resale or lease.

Recommended Action—*Approve.*

- A. B. 498—Limits amount of taxes imposed for city and county purposes; provides for determination of revenue deficiency resulting from limitation prescribed, and for apportionment to each county and city and county of an amount equal to that deficiency from State Treasury.

Recommended Action—*Approve.*

N.B. Skelly: Endeavor to amend to provide that the full \$.50 will be received if the tax rate is not increased over \$.10 but support the measure in any event.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Salary Standardization Ordinance; an Emergency Ordinance.**

(Series of 1939)

The following recommendation of the Finance Committee was taken up:

Bill No. 2173, Ordinance No. 2184, as follows:

An ordinance fixing a schedule of compensations to be paid employees of the City and County of San Francisco in certain specified classifications which are subject to the provisions of Section 151 of the Charter, and providing for the administration of such schedule, and that the said schedule shall become effective July 1, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to the provisions of Section 151 of the Charter, the schedule of compensations set forth herein shall, beginning July 1, 1943, determine and fix the salaries, wages, and compensations for the several classifications of employment in the San Francisco municipal service hereinafter enumerated, subject to the terms of this ordinance; provided, however, that the salaries of occupants of positions as of June 30, 1943, shall not be reduced below the salaries such employees were receiving on June 30, 1943.

Section 2. Employees entering the municipal service in any of the specified classifications enumerated herein on or after July 1, 1943, shall be paid the entrance rate provided for their particular classification in the schedule of compensations herein contained; provided, however, that for the duration of the present emergency and for six months thereafter, employees entering the service in classifications for which an entrance salary of \$150.00 per month or less is fixed herein shall receive the compensation fixed for such classification for the second year of service rather than the entrance salary; and provided further that employees who entered the service on or before July 31, 1942, shall receive not less than one full annual increment increase as set forth in Section 6 hereof, but such increase shall not cause the salary of such employee to exceed the maximum fixed herein for his classification.

Section 3. Employees who are promoted to higher classifications shall enter such promotive classifications at the entrance rate fixed for such classifications in the schedule of compensations herein contained; provided, however, that if an appointee to a promotive position had, in his former classification, received the equivalent or more than the entrance salary provided in this ordinance for such promotive position, such appointee shall enter such promotive class at that salary fixed in the schedule of compensations, for such promotive classification, which is in immediate excess of the salary which such employee received immediately prior to his appointment to such promotive classification.

Section 4. Salaries and wages set forth in the schedule of compensations herein contained are gross compensations. Deductions shall be made from such salaries or wages, as provided by law, for maintenance or other accommodations and charges therefor shall be fixed by law, provided, however, that no charge shall be made for maintenance or other accommodations available to employees in public institutions unless such employees actually receive such maintenance or utilize such accommodations.

Wages fixed herein on a per hour or per diem rate are based upon an eight-hour work day.

Compensations fixed herein on a monthly or weekly basis are for full time service and for a 5½-day work week which shall consist of not less than 38½ hours' and not more than 44 hours' work per week. Employees working on a 5-day week which consists of not less than 35 hours' and not more than 40 hours' work per week shall receive 10 per cent less than the compensations fixed herein for their respective classifications. Exclusive of department heads and other administrative and executive employees and officials, employees who are working on a 6-day week which consists of not less than 42 hours' and not more than 48 hours' work per week shall receive 9 per cent above the compensations fixed herein for their respective classifications; The Board of Supervisors shall, in the annual salary ordinance, specify the employments in the municipal government which are required to work a 6-day week and for which the extra 9 per cent compensation shall be allowed. Employees exclusive of department heads and other administrative and executive personnel who are required to work overtime in excess of their normal work week shall be allowed compensation for such overtime service at the rate of 1½ times the rate of pay herein fixed for their classification; provided, however, that such overtime compensation shall be regulated by an ordinance adopted by the Board

of Supervisors. The Board of Supervisors shall determine annually the amount to be paid employees whose positions are established in the annual salary ordinance as part-time positions.

Section 5. Except as provided in Section 2 hereof, seniority increment on the basis of years of service as fixed herein shall be effective beginning on the first day of July following the anniversary of permanent appointment in the classification to which the position of the employee is allocated.

Section 6. Except as provided in Section 2 hereof, advancement from the entrance salary to the maximum salary where such minima and maxima are recommended shall be by annual increment as set forth below, depending upon the amount of range from the entrance to the maximum and the said table of annual increments is hereby made a part of the compensation schedules herein determined.

Amount of range between entrance and maximum	Second year of service	Third year of service	Fourth year of service	Fifth year of service	Sixth year of service
\$ 10	\$10	\$	\$	\$	\$
15	10	5			
20	10	10			
25	10	10	5		
30	10	10	5	5	
35	10	10	10	5	
40	10	10	10	10	
45	15	10	10	10	
50	15	15	10	10	
55	15	15	15	10	
60	15	15	15	15	
65	20	15	15	15	
70	20	20	15	15	
75	20	20	20	15	
80	20	20	20	20	
85	20	20	20	15	10
90	20	20	20	15	15
100	20	20	20	20	20
105	25	20	20	20	20
110	25	25	25	25	10
120	25	25	25	25	20
125	25	25	25	25	25
130	30	30	30	30	10
140	30	30	30	30	20
150	30	30	30	30	30
155	35	30	30	30	30
175	35	35	35	35	35
183	40	40	40	40	23
200	40	40	40	40	40

Section 7. If it shall be determined by any court of competent jurisdiction that any salary or wage fixed in the schedule of compensations herein contained is contrary to the provisions of Section 151 of the Charter such determination shall not affect the validity of any other salary or wage fixed in said schedule of compensations.

Section 8. This ordinance shall take effect July 1, 1943.

Section 9. The compensation schedules for classifications included in Division A, Building Trades Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### A—BUILDING TRADES SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
A6	Supervisor of Maintenance and Repair of School Buildings .....	\$325-400
A8	Assistant Superintendent Maintenance and Repair of Public Buildings .....	325-400

A10	Superintendent of Maintenance and Repair of Public Buildings .....	400-500
A52	Hodcarrier .....	11.20 day
	\$12.00 underground and tending plasterer	
A56	Bricklayer .....	15.00 day
	Plus \$1.00 extra when underground	
A58	Marble Setter's Helper .....	8.00 day
A60	Marble Setter .....	12.00 day
A62	Tile Setter .....	12.00 day
A106	Building Inspector .....	260-325
A108	Chief Building Inspector .....	325-375
A154	Carpenter .....	12.00 day
A155	Cribber .....	9.70 day
A156	Patternmaker .....	13.60 day
A158	Sub-Foreman Carpenter .....	12.50 day
A160	Foreman Carpenter .....	13.00 day
A160.1	Foreman Carpenter, Department of Public Works	13.00 day
A161	General Foreman Carpenter, Department of Public Works .....	14.00 day
A161.1	General Foreman Carpenter, Park Department...	14.00 day
A165	Stage Carpenter .....	15.00 day
A170	Stage Property Man .....	15.00 day
A172	Repair Foreman .....	14.00 day
A180	Cabinet Maker .....	12.00 day
A202	Cement Finisher's Helper .....	11.00 day
A204	Cement Finisher .....	12.00 day
A206	Foreman Cement Finisher, Department of Public Works .....	13.00 day
A252	Glazier .....	10.40 day
A253	Sub-Foreman Glazier .....	10.90 day
A254	Foreman Glazier .....	11.40 day
A302	Locksmith .....	12.00 day
A354	Painter .....	12.00 day
A357	Foreman Painter .....	13.00 day
A358	General Foreman Painter, Department of Public Works .....	14.00 day
A359	Scenic Artist .....	2.25 hr.
A364	Car and Auto Painter .....	12.00 day
A370	General Foreman, Car and Auto Paint Shop, Municipal Railway .....	14.00 day
A392	Plasterer .....	14.00 day
A396	Lather .....	14.00 day
A404	Plumber .....	13.60 day
A408	General Foreman Plumber, Department of Public Works .....	15.60 day
A412	Plumbing Inspector .....	260-325
A416	Chief Plumbing Inspector .....	325-375
A456	Sheet Metal Worker .....	12.00 day
A460	General Foreman, Sheet Metal Worker .....	14.00 day
A504	Steamfitter .....	13.60 day
A506	General Foreman Steamfitter .....	15.60 day
A551	Apprentice .....	40% rate of craft 1st year
		50% rate of craft 2nd year
		65% rate of craft 3rd year
		80% rate of craft 4th year
A600	Roofer .....	12.00 day
A651	Ornamental Iron Worker .....	11.00 day

Section 10. The compensation schedule for classifications included in Division B, Clerical Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## B—CLERICAL SERVICE

Class No.	Class Title	Compensation
		Schedule Ent. Max.
B4	Bookkeeper . . . . .	\$165-200
B6	Senior Bookkeeper . . . . .	200-250
B7	Assistant Supervisor Disbursements, Controller's Office . . . . .	250-300
B8	Supervisor of Disbursements, Controller's Office . . .	300-375
B9	Supervisor of Financial Reports, Board of Educa- tion . . . . .	200-250
B10	Accountant . . . . .	250-300
B11	Cost Analyst . . . . .	250-300
B14	Senior Accountant . . . . .	300-375
B20	Financial Expert, Chief Administrative Officer . . .	350-435
B21	Chief Assistant Controller . . . . .	550-675
B22	Assistant Supervisor, Bureau of Accounts, Public Utility Commission . . . . .	360-450
B24	Auditor, Water Department . . . . .	450-560
B25	Business Manager, Public Welfare Department . . .	280-350
B26	Supervisor, Budget Statistics . . . . .	300-375
B27	Supervisor of Accounts and Reports, Controller's Office . . . . .	360-450
B28	Supervisor, General Audits . . . . .	400-500
B30	Supervisor, Utilities Audits . . . . .	400-500
B32	Business Manager, Recreation Department . . . . .	300-375
B33	Assistant Department Secretary, Police Department .	200-225
B34	Supervisor, Bureau of Accounts, Department of Public Works . . . . .	325-400
B35	Administrative Assistant, Juvenile Court . . . . .	280-350
B36	Business Manager, Department of Public Health . .	360-450
B52	Assistant Supervisor, Public Information and In- struction Service, San Francisco Civilian Defense Council . . . . .	200-250
B53	Director of Public Relations, Public Utilities Com- mission . . . . .	325-400
B54	Publicity Director . . . . .	280-350
B55	Supervisor of Pay Rolls . . . . .	260-325
B57	Secretary, Art Commission . . . . .	<b>250-300</b>
B58	Secretary, Board of Education . . . . .	400-500
B59	Secretary, Board of Trustees, War Memorial . . . .	250-300
B60	Secretary, Public Utilities Commission . . . . .	260-325
B61	Secretary, Board of Permit Appeals . . . . .	225-280
B62	Chief Clerk of Elections, Registrar's Office . . . .	260-325
B64	Chief Clerk of Registration, Registrar's Office . . .	260-325
B66	Registrar of Voters . . . . .	400-500
B67	Secretary, Fire Commission . . . . .	360-450
B69	Secretary, Coordinating Council . . . . .	280-350
B70	Secretary, Park Commission . . . . .	280-350
B71	Secretary, Board of Trustees, M. H. de Young Me- morial Museum, and California Palace of the Legion of Honor . . . . .	280-350
B72	Secretary, Library Commission . . . . .	260-325
B74	Confidential Secretary to the Mayor . . . . .	280-350
B76	Executive Secretary to the Mayor . . . . .	360-450
B76.1	Administrative Assistant to the Mayor . . . . .	450-560
B77	Executive Secretary to the Manager of Utilities . . .	300-375
B78	Secretary, City Planning Commission . . . . .	250-300
B79	Secretary, Health Service Board . . . . .	260-325
B80	Chief Clerk, Recorder's Office . . . . .	260-325
B81	Recorder . . . . .	400-500
B82	Secretary-Actuary, Retirement System . . . . .	450-560
B82.1	Assistant Secretary-Actuary, Retirement System . .	300-375

B83	Consulting Actuary .....	50.00 day
B84	Under Sheriff .....	325-400
B85	Jury Commissioner, Municipal Court.....	325-400
B86	Jury Commissioner, Superior Court.....	480-600
B87	Secretary-Attendant, Grand Jury .....	325-400
B88	Chief Assistant Clerk of the Board of Supervisors..	325-400
B89	Director, Bureau of Licenses.....	280-350
B90	Clerk of the Board of Supervisors.....	450-560
B90.1	Director of Civilian Defense.....	600
B90.2	Assistant Director of Civilian Defense.....	400
B90.3	Coordinator, Price and Rationing Program.....	500
B91	Director, Bureau of Delinquent Revenue.....	300-375
B92	Chief Clerk, Tax Collector's Office.....	280-350
B93	Tax Collector .....	400-500
B95	Director of Finance and Records.....	500-625
B95.1	Assistant Director of Public Works.....	450-560
B96	Managing Director, War Memorial.....	400-500
B97	Executive Secretary, Chief Administrative Officer..	360-450
B98	Confidential Secretary to the Sheriff.....	225-280
B99	Confidential Secretary to the Assessor.....	250-300
B100	Supervisor of Real Property Records, Assessor's Office .....	260-325
B101	Supervisor of Personal Property Records, Asses- sor's Office .....	225-280
B102	Teller .....	180-225
B103	Cashier, Park Department .....	180-225
B104	Senior Teller .....	225-260
B105	Assistant Cashier, Tax Collector's Office.....	225-250
B108	Cashier, Tax Collector's Office.....	250-300
B109	Cashier, Water Department .....	280-350
B112	Assistant Cashier, Treasurer's Office.....	325-400
B120	Director of Accounts and Records, Assessor's Office.	325-400
B124	Cashier, Recorder's Office .....	225-280
B125	Assistant Cashier, Recorder's Office.....	180-225
B152	Court Room Clerk .....	180-225
B154	Criminal Law Clerk .....	180-225
B155	Confidential Secretary to the District Attorney....	200-250
B156	Senior Criminal Law Clerk.....	225-280
B160	Civil Law Clerk .....	180-225
B161	Cashier, County Clerk's Office.....	250-300
B162	Assistant Director, Bureau of Domestic Relations, District Attorney's Office.....	200-250
B163	Director, Bureau of Domestic Relations, District Attorney's Office .....	225-280
B164	Senior Civil Law Clerk.....	250-300
B165	Cashier, Municipal Court.....	250-300
B166	Chief Clerk, District Attorney's Office.....	250-300
B167	Chief Clerk, Sheriff's Office.....	250-300
B168	Chief Clerk, County Clerk's Office.....	280-350
B169	County Clerk .....	400-500
B170	Chief Assistant Clerk, Municipal Court.....	280-350
B171	Supervisor of the Traffic Fines Bureau, Municipal Court .....	280-325
B172	Clerk of Municipal Court.....	400-500
B173	Public Administrator .....	400-500
B180	Administrative Assistant, Board of Education....	280-350
B181	Law Clerk, Registrar's Office.....	225-280
B182	Law Clerk, City Attorney's Office.....	180-225
B183	Cashier, Sheriff's Office.....	225-260
B184	Supervisor of Documents, Recorder's Office.....	225-260
B202	Judge of Elections.....	10.00
B204	Inspector of Elections.....	10.00
B210	Office Assistant .....	110-130

B213	Usher, Mayor's Office .....	140-180
B222	General Clerk .....	140-180
B228	Senior Clerk .....	180-210
B232	Assistant to Secretary, Park Commission.....	200-250
B234	Head Clerk .....	215-260
B235	Director of Service, Assessor's Office.....	225-280
B236.1	Field Supervisor, Air Raid Warden Service.....	215-260
B237	Tax Redemption Clerk.....	180-225
B239	Statistician .....	180-210
B242	Blockbook Draftsman .....	200-250
B244	Actuarial Clerk .....	200-250
B246	Map Clerk .....	140-180
B247	Meter Reader .....	150-180
B252	Court Interpreter .....	140-180
B301	Payroll Machine Operator .....	140-180
B302	Addressing Machine Operator .....	140-180
B304	Senior Addressing Machine Operator.....	180-200
B305	Voting Machine Adjuster .....	165-190
B306	Multigraph Operator .....	140-180
B308	Key Drive Calculating Machine Operator.....	140-180
B309	Rotary Type Calculating Machine Operator.....	140-180
B310	Tabulating Machine Operator.....	165-190
B310c	Alphabetical Key Punch Operator.....	140-165
B310d	Numerical Key Punch Operator.....	140-165
B310.1	Senior Tabulating Machine and Key Punch Oper- ator .....	190-230
B310.2	Supervisor, Tabulating Bureau, Purchasing Depart- ment .....	250-300
B311	Bookkeeping Machine Operator.....	140-185
B312	Senior Bookkeeping Machine Operator.....	185-210
B312.1	Senior Bookkeeping Machine Operator, Controller's Office .....	185-225
B325	Blue Printer .....	140-175
B327	Photostat Operator .....	165-200
B330	Photographer, Public Utilities Commission.....	175-210
B331	Photographer, Department of Public Health.....	175-210
B332	Photographer, Department of Public Works.....	190-230
B334	Photographer, Art and Museum Service.....	175-210
B352	Storekeeper .....	150-180
B354	General Storekeeper .....	190-230
B355	Custodian of Voting Machines.....	215-260
B358	Assistant Stationery Buyer.....	190-230
B360	Printing and Stationery Buyer.....	250-300
B362	Produce Buyer and Storekeeper.....	225-280
B364	Produce Buyer and General Storekeeper.....	225-280
B366	Assistant Purchaser of Supplies.....	225-280
B368	Chief Assistant Purchaser of General Supplies....	325-400
B374	Purchaser of Supplies.....	550-675
B380	Armorer, R. O. T. C.....	150-180
B382	Supervisor, Equipment and Supplies.....	180-225
B408	General Clerk-Stenographer .....	140-180
B412	Senior Clerk-Stenographer .....	180-210
B413	Assistant Clerk, Board of Supervisors.....	240-280
B414	Head Clerk-Stenographer .....	215-260
B415	Confidential Secretary to Chief Administrative Officer .....	180-225
B416	Assistant to Executive Staff, Mayor's Office.....	200-250
B417	Executive Secretary to the Controller.....	225-280
B419	Assistant to the Secretary, Civil Service Commis- sion .....	225-280
B419.1	Secretary, Public Welfare Commission.....	200-250
B419.3	Secretary, Civilian Protection Planning Committee, Civilian War Council.....	200-250

B420	Phonographic Reporter .....	225-280
B421	Court Reporter.....\$12.50 per day plus transcriptions	
B422	Confidential Secretary to the City Attorney.....	200-250
B423	Assistant to City Librarian.....	200-250
B424	Assistant to the Director, M. H. de Young Memorial Museum .....	190-220
B425	Assistant to the Director, California Palace of the Legion of Honor.....	180-215
B454	Telephone Operator .....	140-180
B458	Chief Telephone Operator.....	180-200
B460	Secretarial Telephone Operator.....	140-180
B510	Braille Typist .....	140-180
B512	General Clerk-Typist .....	140-180
B516	Senior Clerk-Typist .....	180-210

Section 11. The compensation schedules for classifications included in Division C, Custodial Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### C—CUSTODIAL SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
C2	Assistant Superintendent of Auditorium.....	\$225-280
C4	Superintendent of Auditorium.....	325-400
C52	Elevator Operator .....	135-165
C54	Elevator Starter .....	165-190
C101	Dressing Room Maid.....	.75 hr.
C102	Janitress .....	125-155
C103	Checkroom Attendant .....	130-155
C104	Janitor .....	140-170
C105	Special Janitor .....	Rate plus .80 hour
C106	Sub-Foreman Janitor .....	170-200
C107	Working Foreman Janitor .....	170-200
C107.1	Special Working Foreman Janitor.....	Rate plus .90 hour
C108	Foreman Janitor .....	175-210
C109	Stage Hand .....Grips, Clearers, Lamp Operators and Extra Flymen \$7.00 per performance of 4 hours or less; Head Flymen, Front Light Operators, Bridge Light Operators \$7.50 per performance of 4 hours or less	
C110	Head Janitor .....	225-280
C112	Supervisor of School Janitors.....	225-280
C152	Watchman .....	140-165
C153	Bridge Attendant .....	140-165
C160	Harbormaster .....	165-200
C162	Custodian, Coit Tower .....	165-190
C180	Gallery Attendant .....	140-165
C182	Assistant Head Gallery Attendant.....	165-175
C184	Head Gallery Attendant.....	175-185
C202	Window Cleaner .....	170-190
C204	Sub-Foreman Window Cleaner .....	190-200
C251	Supervisor of Opera House Attendants.....	1.00 hr.
C252	Opera House Attendant.....	.75 hr.

Section 12. The compensation schedules for classifications included in Division D, Detention Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:



## D—DETENTION SERVICE

Class No.	Class Title	Compensation
		Schedule Ent. Max.
D2	Bailiff .....	\$175-210
D3	Woman Bailiff .....	175-210
D4	Sergeant-at-Arms, Board of Supervisors.....	175-210
D5	Detention Hospital Bailiff.....	215-240
D6	Special Officer .....	175-210
D52	Jail Matron .....	175-210
D54	Head Jail Matron .....	215-260
D60	Jailer .....	175-210
D64	Captain of Watch.....	215-260
D66	Superintendent of Jail.....	250-300
D102	Writ Server .....	190-230
D152	Keeper, Sheriff's Office.....	140-170
D154	Head Keeper, Sheriff's Office.....	180-225

Section 13. The compensation schedules for classification included in Division E, Electrical Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## E—ELECTRICAL SERVICE

Class No.	Class Title	Compensation
		Schedule Ent. Max.
E2	Line Inspector .....	\$260-325
E4	Electrical Inspector .....	260-325
E8	Chief Electrical Inspector.....	325-375
E52	Fire Dispatcher .....	200-250
E54	Chief Fire Dispatcher.....	250-300
E104	Batteryman-Electrician .....	13.60 day
E106	Armature Winder .....	11.00 day
E107	Power House Electrician.....	13.60 day
E108	Electrician .....	13.60 day
E109	Stage Electrician .....	15.00 day
E110	Radio Maintenance Man.....	11.00 day
E110.1	Sound Technician .....	11.00 day
E111	General Foreman Electrician.....	15.60 day
E113	Foreman Electrician, Public Utilities Commission.	14.60 day
E116	Superintendent of Plant, Department of Electricity	325-400
E120	Governorman .....	175-210
E122	Power House Operator .....	215-260
E128	Superintendent of Power House, Power Division...	280-350
E130	Elevator Mechanic .....	13.52 day
E150	Lineman Helper .....	8.50 day
E151	Transmission Line Patrolman Helper.....	8.50 day
E152	Transmission Line Patrolman.....	12.60 day
E154	Lineman .....	12.60 day
E155	Cable Splicer's Helper.....	8.50 day
E156	Cable Splicer .....	16.00 day
E160	Foreman Lineman, Public Utilities Commission...	13.60 day
E162	Foreman Lineman, Department of Electricity.....	13.60 day
E164	Foreman Lineman, High Tension Lines, Public Utilities Commission .....	13.60 day

Section 14. The compensation schedules for classifications included in Division F, Engineering Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## F—ENGINEERING SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
F2	Assistant Engineer, Water Service.....	\$450-560
F4	Assistant City Engineer.....	450-560
F8	Utilities Engineer .....	560-700
F9	Chief Engineer, Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau.....	560-700
F10	City Engineer .....	560-700
F20	Director of Engineering and Landscape Design, Park Department .....	350-435
F50	Maintenance Chief, San Francisco Airport.....	215-260
F51	Airport Attendant .....	140-170
F52	Crew Chief, San Francisco Airport.....	170-200
F52.1	Junior Airport Control Tower Operator.....	175-210
F53	Associate Airport Control Tower Operator.....	215-260
F54	Senior Airport Control Tower Operator.....	260-325
F61	Superintendent of Operations, San Francisco Air- port .....	325-400
F62	Manager Airport, Public Utilities Commission....	520-650
F102	Architectural Draftsman .....	225-280
F104	Architectural Estimator .....	300-375
F106	Architectural Designer .....	300-375
F108	Architect .....	350-435
F112	City Architect .....	480-600
F202	Inspector of Public Works Construction.....	180-225
F204	Civil Engineering Inspector.....	225-280
F206	Senior Civil Engineering Inspector.....	280-350
F208	Chief Civil Engineering Inspector, Minor Projects.	300-375
F210	Chief Civil Engineering Inspector, Major Projects.	350-435
F212	Engineering Assistant, Power Operative Division..	250-300
F214	Construction Engineer .....	350-435
F216	Maintenance of Way Engineer, Municipal Railway	325-400
F217	Assistant Maintenance of Way Engineer, Municipal Railway .....	260-325
F220	General Superintendent of Streets.....	450-560
F252	Junior Civil Engineering Draftsman.....	180-225
F254	Civil Engineering Draftsman.....	225-280
F255	City Planning Draftsman.....	225-280
F256	Cartographer and Art Designer.....	225-280
F258	Senior Civil Engineering Draftsman.....	280-325
F260	Civil Engineering Designer.....	300-375
F262	Sanitary Engineering Designer.....	300-375
F270	Chief Civil Engineering Designer.....	420-525
F304	Supervisor of Playground Construction and Main- tenance .....	280-325
F320	Senior Civil Engineer.....	450-560
F351	Junior Electrical Engineer.....	225-280
F352	Electrical Draftsman .....	225-280
F354	Electrical Engineering Designer.....	300-375
F356	Electrical Engineering Inspector.....	260-325
F360	Assistant Electrical Engineer.....	300-375
F362	Electrical Engineer .....	350-435
F366	Chief, Department of Electricity.....	450-560
F372	Chief Engineer, Bureau of Light, Heat and Power.	450-560
F401	Junior Hydraulic Engineer.....	225-280
F404	Hydraulic Engineering Designer.....	300-375
F406	Assistant Hydraulic Engineer.....	300-375
F408	Hydraulic Engineer .....	350-435
F452	Mechanical Draftsman .....	225-280
F454	Mechanical Engineering Designer.....	300-375
F456	Designer, Street Railway Equipment.....	300-375

F460	Assistant Mechanical Engineer .....	300-375
F462	Mechanical Engineer .....	350-435
F502	Engineer of Assessments and Complaints.....	280-350
F506	Engineer of Grades.....	280-350
F510	Engineer of Street Improvement Investigations...	280-350
F518	Office Engineer .....	300-375
F520	Consulting Sanitary Engineer.....	450-560
F523	Junior Water Purification Engineer.....	180-225
F524	Water Purification Engineer.....	250-300
F526	Chief Water Purification Engineer.....	350-435
F527	Superintendent, Sewage Treatment Plant.....	350-435
F552	Structural Draftsman .....	225-280
F554	Structural Engineering Designer.....	300-375
F558	Structural Engineer .....	350-435
F560	Superintendent, Bureau of Building Inspection...	450-560
F602	Chainman .....	140-175
F604	Surveyor's Field Assistant.....	190-250
F610	Surveyor .....	250-300
F614	Assistant Chief Surveyor.....	300-325
F616	Chief Surveyor .....	325-400
F664	Traffic Engineer .....	350-435
F666	Assistant Traffic Engineer.....	280-350
F702	Valuation Engineer .....	280-350
F704	Senior Valuation Engineer.....	350-435
F706	Chief Valuation Engineer.....	450-560
F802	Master Plan Architect.....	325-400
F804	Master Plan Designer.....	280-350
F806	Master Plan Engineer.....	280-350
F808	Master Plan Analyst.....	200-250
F810	Associate City Planner.....	325-400
F812	Assistant City Planner.....	260-325

Section 15. The compensation schedules for classifications included in Division G, Examining and Evaluation Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### G—EXAMINING AND EVALUATION SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
G2	Land Appraiser .....	\$200-260
G4	Supervising Land Appraiser.....	260-325
G5	Chief Land Appraiser.....	325-400
G8	Building Appraiser .....	200-260
G10	Supervising Building Appraiser.....	260-325
G11	Chief Building Appraiser.....	325-400
G15	Property Auditor, Assessor's Office.....	200-260
G15.1	Warehouse and Probate Estates Appraiser.....	250-300
G16	Supervising Personal Property Appraiser.....	260-325
G17	Chief Personal Property Appraiser.....	325-400
G18	Assistant Marine Surveyor.....	200-260
G19	Marine Surveyor .....	260-325
G20	Chief Assistant Assessor.....	400-500
G21	Administrative Assistant, Assessor's Office.....	260-325
G51	Personnel Assistant .....	165-200
G52	Senior Personnel Assistant.....	200-230
G54	Special Civil Service Examiner.....	10.00 day
G58	Civil Service Examiner.....	250-300
G59	Assistant Personnel Director.....	300-375
G59.1	Supervisor of Wage Scales and Classifications....	300-375
G59.2	Supervisor of Examinations.....	300-375

G60	Personnel Director .....	360-450
G62	Personnel Director and Secretary, Civil Service Commission .....	500-625
G80	Personnel Officer, Department of Public Health....	250-300
G106	Claims Adjuster .....	350-435
G153	Adjuster, Tax Collector's Office.....	200-250
G154	Senior Inspector of Licenses.....	260-325
G202	Division Right of Way Agent.....	260-325
G204	Assistant Director of Property.....	350-435
G206	Director of Property.....	500-625
G300	Supervisor, Volunteer, Registration, San Francisco Civilian Defense Council.....	225

Section 16. The compensation schedules for classifications included in Division H, Fire Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### H—FIRE SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
H42	Chief, Division of Fire Prevention and Investigation .....	\$360-450
H44	Supervising Inspector, Bureau of Fire Investigation .....	280-350
H152	Inspector of Fire Department Apparatus.....	225-260

Section 17. The compensation schedules for classifications included in Division I, Institutional Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### I—INSTITUTIONAL SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
I 2	Kitchen Helper .....	\$110-135*
I 6	Pastry Cook .....	8.75 day*
I 8	Head Baker .....	9.20 day*
I 10	Cook's Assistant .....	6.35 day*
I 11	Griddle Cook .....	7.20 day*
I 12	Cook .....	7.80 day*
I 14	Junior Chef .....	9.20 day*
I 16	Chef .....	10.35 day*
I 22	Butcher .....	225*
I 24	Senior Butcher .....	240*
I 26	Hog Killer .....	10.50 day*
I 52	Counter Attendant .....	6.00 day*
I 54	Waitress .....	110-135*
I 56	Waiter .....	110-135*
I 58	Dining Room Steward—Laguna Honda Home....	7.25 day*
I 60	Housekeeper .....	125-160*
I 106	Morgue Attendant .....	135-160
I 112A	Steward .....	190-230
I 112B	Stewardess .....	190-230
I 116	Orderly .....	115-145
I 120	Senior Orderly .....	145-170
I 122	House Mother .....	125-160
I 152	Flatwork Ironer .....	106-130
I 154	Laundress .....	106-130
I 156	Starcher .....	110-135

I 158	Sorter . . . . .	135-160
I 164	Marker and Distributor . . . . .	135-160
I 166	Wringerman . . . . .	140-165
I 167	Tumblerman . . . . .	110-135
I 170	Washer . . . . .	140-165
I 172	Head Washer . . . . .	150-180
I 174	Superintendent of Laundry, Laguna Honda Home . . . . .	180-225
I 178	Superintendent of Laundry, San Francisco Hospital . . . . .	225-280
I 204	Porter . . . . .	110-135
I 206	Porter Sub-Foreman . . . . .	135-150
I 208	Porter Foreman . . . . .	150-165
I 210	Head Porter . . . . .	165-200
I 254	Seamstress . . . . .	115-150
I 256	Head Seamstress . . . . .	150-180
I 302	Instructor in Basketry . . . . .	125-150
I 304	Instructor in Weaving . . . . .	125-150

\*Plus 50 cents per day for a split of 8 hours worked over a period of from 10 to 12 hours.

Section 18. The compensation schedules for classifications included in Division J, Labor Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### J—LABOR SERVICE

Class No.	Class Title	Compensation
		Schedule Ent. Max.
J4	Laborer . . . . .	\$ 7.60 day
J6	Water Pipe Welder . . . . .	10.60 day
J10	Labor Sub-Foreman . . . . .	8.10 day
J12	Labor Foreman . . . . .	8.60 day
J54	Book Repairer . . . . .	115-140
J56	Sub-Foreman Book Repairer . . . . .	140-160
J58	Disinfector . . . . .	150-180
J64	Mower Maintenance Man, Park Department . . . . .	10.40 day
J66	Garageman . . . . .	8.00 day
J70	Hostler . . . . .	8.00 day
J74	Rodent Controlman . . . . .	140-165
J76	Traffic Button Maintenance Man . . . . .	7.60 day
J78	Stockman . . . . .	170-190
J80	Foreman Stockman . . . . .	190-230
J90	Rigger . . . . .	1.75 hr.
J108	District Director of Street Cleaning . . . . .	250-300
J112	Supervisor of Street Cleaning . . . . .	300-375
J152	Trackman . . . . .	7.60 day
J156	Switch Repairer . . . . .	8.10 day
J160	Track Welder . . . . .	8.10 day
J162	Car Repairer Welder . . . . .	9.70 day
J166	Track Foreman . . . . .	8.60 day

Section 19. The compensation schedules for classifications included in Division K, Legal Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### K—LEGAL SERVICE

Class No.	Class Title	Compensation
		Schedule Ent. Max.
K4	Civil Attorney . . . . .	\$260-325
K6	Senior Attorney, Civil . . . . .	350-435

K8	Principal Attorney, Civil.....	450-560
K12	Chief Attorney, Civil.....	560-700
K16	Special Counsel, Water Service.....	560-700
K52	Junior Attorney, Criminal.....	215-260
K54	Attorney, Criminal .....	260-325
K56	Senior Attorney, Criminal.....	325-400
K58	Principal Attorney, Criminal.....	400-500

Section 20. The compensation schedules for classifications included in Division L, Medical and Scientific Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### L—MEDICAL AND SCIENTIFIC SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
L2	Assistant Superintendent, San Francisco Hospital, General Division .....	\$350-435
L6	Superintendent of San Francisco Hospital.....	520-650
L8	Assistant to Superintendent, Laguna Honda Home.	225-280
L10	Superintendent, Laguna Honda Home.....	400-500
L16	Assistant Director of Public Health.....	450-560
L18	Director of Public Health.....	675-850
L52	Bacteriological Laboratory Technician.....	145-160
L54	Assistant Bacteriologist .....	165-190
L56	Bacteriologist .....	190-230
L58	Director of Laboratories.....	300-375
L60	Bacteriological Milk Inspector.....	250-300
L62	Pathologist .....	250-300
L64	Consultant Bacteriologist (as needed).....	50.00 day
L66	Clinical Technician, Blood Bank.....	165-190
L67	Assistant Clinical Technician, Blood Bank.....	135-165
L70	Physiotherapist .....	165-200
L72	Electro-Cardiograph Technician .....	135-160
L102	Food Chemist's Assistant.....	140-165
L104	Food Chemist .....	190-230
L106	Senior Food Chemist.....	225-280
L110	Toxicologist .....	225-280
L114	Engineering Chemist .....	225-280
L115	Assistant Superintendent and Technician, Sewage Treatment Plant .....	280-350
L116	Senior Engineering Chemist.....	300-375
L152	Dental Hygienist .....	165-200
L156	Dentist .....	250-300
L160	Director of Dental Bureau.....	300-375
L202	Dietitian .....	165-200
L206	Chief Dietitian .....	200-250
L208	Nutritionist .....	165-200
L252	Optometrist .....	225-280
L304	Pharmacist .....	205-225
L306	Senior Pharmacist .....	225-280
L352	Interne .....	80.00
L354	House Officer .....	110
L356	Senior House Officer, San Francisco Hospital.....	120
L357	Resident Physician .....	180-225
L359	Supervising Physician, Blood Bank.....	250-300
L360	Physician .....	250-300
L362	Supervisor of City Physicians.....	300-375
L363	Resident Physician and Superintendent, Hassler Health Home .....	350-435
L364	Pediatrician .....	250-300

L368	Director of the Bureau of Child Hygiene.....	400-500
L370	Epidemiologist . . . . .	250-300
L371	Director, Bureau of Communicable Diseases.....	450-560
L373	Physician in Communicable Diseases.....	300-375
L374	Physician in Psychiatry.....	300-375
L375	Chief, Division of Tuberculosis Control.....	350-435
L376	Chief, Division of Venereal Disease Control.....	350-435
L404	Psychologist . . . . .	165-200
L406	Senior Psychologist, Juvenile Court.....	200-250
L408	Psychiatrist . . . . .	260-325
L409	Psychiatrist, Public Welfare Department.....	260-325
L452	X-Ray Technician . . . . .	165-200
L456	Senior X-Ray Technician.....	200-250
L458	Roentgenologist . . . . .	300-375
L502	Autopsy Surgeon . . . . .	260-325
L504	Emergency Hospital Surgeon.....	200-250
L506	Assistant Chief Surgeon, Emergency Hospitals....	250-300
L508	Chief Surgeon, Emergency Hospitals.....	300-375
L602	Audiometer Technician . . . . .	140-175

Section 21. The compensation schedules for classifications included in Division M, Metal Trades Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### M—METAL TRADES SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
M2	General Foreman Machinist.....	\$ 13.00	day
M5	Assistant Superintendent of Equipment and Overhead Lines, Municipal Railway.....	325-400	
M6	Superintendent of Equipment and Overhead Lines, Municipal Railway . . . . .	400-500	
M8	General Superintendent of Shops.....	400-500	
M54	Auto Machinist . . . . .	11.12	day
M55	Sub-Foreman Auto Machinist.....	11.62	day
M56	Garage Foreman, Municipal Railway.....	13.24	day
M60	Auto Fender and Body Worker.....	12.00	day
M104	Blacksmith's Helper . . . . .	8.00	day
M107	Blacksmith's Finisher . . . . .	9.80	day
M108	Blacksmith . . . . .	11.40	day
M154	Boilermaker's Helper . . . . .	8.50	day
M156	Boilermaker . . . . .	10.72	day
M158	Boiler Inspector . . . . .	250-300	
M202	Car Repairer . . . . .	8.40-8.96-9.20	day
M206	Sub-Foreman Car Repairer.....	9.70	day
M208	Foreman Car Repairer.....	10.20	day
M252	Machinist's Helper . . . . .	8.40	day
M254	Machinist . . . . .	11.12	day
M255	Bracemaker . . . . .	11.00	day
M256	Mechanical Inspector . . . . .	250-300	
M260	Instrument Maker . . . . .	12.24	day
M264	Foreman Instrument Maker.....	13.24	day
M266	Foreman Meter Repairer.....	10.60	day
M268	Foreman Machinist—Water Service.....	12.24	day

Section 22. The compensation schedules for classifications included in Division N, Miscellaneous Inspection Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## N—MISCELLANEOUS INSPECTION SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
N4	Coroner's Investigator .....	\$190-230
N8	Coroner's Chief Investigator.....	250-300
N10	Coroner .....	400-500
N52	Food and Restaurant Inspector—Male.....	185-220
N53	Assistant Chief Food Inspector.....	225-260
N54	Chief Food Inspector.....	260-325
N56	Market Inspector .....	215-240
N58	Chief Market Inspector.....	250-300
N60	Abattoir Inspector .....	215-240
N62	Veterinarian .....	215-260
N63	Chief Abattoir Inspector.....	260-325
N64	Dairy Inspector .....	225-260
N102	Light and Water Complaint Investigator.....	185-220
N154	Horticultural Inspector .....	190-230
N155	Senior Horticultural Inspector.....	225-260
N156	County Agricultural Commissioner.....	260-325
N204	Housing Inspector .....	190-230
N205	Industrial Inspector .....	190-230
N206	Chief Housing Inspector.....	250-300
N208	Chief Industrial Inspector.....	250-300
N302	Inspector of General Supplies.....	200-250
N354	Inspector of Weights and Measures.....	190-230
N356	Senior Inspector of Weights and Measures.....	250-300
N358	Sealer of Weights and Measures.....	300-375
N404	Inspector of Complaints, Mayor's Office.....	280-350
N410	Investigator .....	190-230
N412	Special Investigator, Public Administrator's Office.	200-250
N420	Consumers' Complaint Investigator.....	200-250

Section 23. The compensation schedules for classifications included in Division O, Miscellaneous Trades Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

## O—MISCELLANEOUS TRADES SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
01	Chauffeur, Passenger .....	\$ 200
	For long and irregular hours up to 20 hours' overtime .....	225
	Up to and including 2½-ton trucks.....	8.00 day
	Over 2½ tons and including street cleaning trucks and tractors.....	9.15 day
	Trax-cavators .....	14.00 day
06	Ambulance Driver .....	175-210
08	Morgue Ambulance Driver.....	175-210
016	Truck Driver—Laborer .....	rate for job
019	Sub-station Foreman .....	9.65 day
050	Power Mower Tractor Operator.....	8.40 day
052	Farmer .....	140-165
054	Foreman, Buildings and Grounds.....	180-225
055	Tree Topper—Laborer .....	rate for job
057	Tree Topper .....	8.00 day
058	Gardener .....	140-165
059	Insecticide Spray Operator.....	165-175
060	Head Gardener .....	165-200
060.1	Foreman Gardener, Park Department.....	200-230



061	Foreman Gardener, Board of Education.....	225-280
062	Superintendent of Grounds, Recreation Department . . . . .	225-280
070	Supervisor of Maintenance, Golden Gate Park.....	280-325
072	Supervisor of Maintenance, Small Parks and Squares . . . . .	225-280
074	Supervisor of Arboretum and Botanical Research..	260-325
075	Assistant Chief Nurseryman.....	175-210
076	Chief Nurseryman, Park Department.....	215-260
078	Chief Gardener, Conservatory, Park Department...	215-260
080	Nurseryman . . . . .	165-200
082	Maintenance Foreman, Recreation Department....	170-200
0104	Moving Picture Operator.....	190-230
0108	Leatherworker . . . . .	8.50 day
0116	Teamster, Two-horse Vehicle.....	8.00 day
0122	Window Shade Worker.....	8.80 day
0125	Organ Repairer . . . . .	1.50 hr.
0152	Engineer of Hoisting and Portable Engines.....	13.00 day
0158	Motor Boat Operator.....	200-225
0166	Fireman of Stationary Steam Engines.....	215
0168	Engineer of Stationary Steam Engines.....	250
0169	Special Engineer of Stationary Steam Engines....	250
	Plus \$1.45 hour for evenings	
0170	Assistant Chief Engineer of Stationary Steam Engines, Water Service.....	275
0172	Chief Engineer of Stationary Steam Engines.....	310
0174	Chief Operator, Activated Sludge Plant, Park Department . . . . .	280-325
0202	Sewer Pumping Station Attendant.....	165-200
0208	General Foreman, Sewer Connections and Repairs.	280-325
0210	Sewer Cleaner . . . . .	11.20 day
0214	Assistant Superintendent, Bureau of Sewer Repair.	325-400
0216	Superintendent, Bureau of Sewer Repair.....	450-560
0252	Dryer Man . . . . .	11.20 day
0254	Foreman, Asphalt Plant.....	12.20 day
0260	Rammer . . . . .	9.00 day
0264	Paver . . . . .	10.00 day
0268	Granite Cutter . . . . .	10.50 day
0270	Foreman Granite Cutter.....	11.50 day
0274	Asphalt Mixer Man.....	11.20 day
0276	Asphalt Worker . . . . .	9.70 day
0278	Asphalt Finisher . . . . .	10.20 day
0280	Sub-Foreman Asphalt Finisher.....	10.70 day
0282	Foreman Asphalt Finisher.....	11.20 day
0294	General Foreman of Street Repair.....	250-300
0298	Supervisor of Street Repair.....	300-375
0304	Hydrantman-Gateman . . . . .	180-225
0308	Assistant Foreman Hydrantman-Gateman.....	240
0310	Foreman Hydrantman-Gateman . . . . .	255
0360	Supervisor of Construction, Roads and Paths, Park Department . . . . .	250-300

Section 24. The compensation schedules for classifications included in Division P, Nursing Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### P—NURSING SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
P2	Emergency Hospital Steward.....	\$200-225
P3	Senior Emergency Hospital Steward.....	225-250

P4	Chief Emergency Hospital Steward.....	250-300
P52	Field Nurse .....	165-200
P54	Supervising Field Nurse.....	200-240
P57	Assistant to the Director of Field Nursing.....	240-280
P58	Director of Field Nursing.....	280-325
P60	Supervising Nurse, Bureau of Communicable Diseases .....	200-240
P101	Chinese Visiting Nurse.....	165-200
P102	Registered Nurse .....	140-170
P103	Special Nurse .....	Hour rate by type case
P104	Head Nurse .....	170-190
P110	Assistant Superintendent of Nursing, San Francisco Hospital .....	190-230
P112	Superintendent of Nursing, Hassler Health Home..	190-230
P116	Superintendent, Isolation Division.....	215-260
P118	Superintendent of Nursing, Laguna Honda Home..	215-260
P122	Director of Institutional Nursing.....	260-325
P204	Anaesthetist .....	170-190
P206	Senior Anaesthetist .....	190-230
P208	Operating Room Nurse.....	150-180
P210	Senior Operating Room Nurse.....	190-230
P212	Head Nurse, Obstetrical.....	175-210
P214	Head Nurse, Pediatric.....	175-210
P216	Head Nurse, Psychiatric.....	175-210
P304	Instructor of Nursing.....	175-210
P306	Senior Instructor of Nursing.....	215-260

Section 25. The compensation schedules for classifications included in Division Q, Police Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### Q—POLICE SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
Q25	Inspector of Motor Vehicles.....	\$225-260

Section 26. The compensation schedules for classifications included in Division R, Recreation Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### R—RECREATION SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
R2	Secretary, Recreation Commission.....	\$225-280
R3	Assistant Superintendent, Recreation Department.	280-325
R4	Superintendent, Recreation Department.....	450-560
R20	Assistant Director of Recreational Activities, Park Department .....	280-350
R22	Director of Recreational Activities, Park Depart- ment .....	400-500
R24	Supervisor of Restaurants and Playgrounds, Park Department .....	250-300
R54	Athletic Attendant .....	.75 hr.
R56	Playground Director, \$165-200 or \$1.00 hour inter- mittent service .....	
R58	Director-at-Large, Recreation Department.....	200-250
R101	Camp Assistant .....	106
R102	Camp Manager .....	200-250

R105	Supervisor of Athletics, Male.....	250-300
R106	Supervisor of Dramatics.....	200-250
R107	Supervisor of Women's Activities.....	250-300
R108	Supervisor of Music.....	200-250
R109	Supervisor of Dancing.....	200-250
R110	Lifeguard.....	135-165
R111	Lifeguard-Watchman.....	rate for job
R112	Matron, Swimming Pool.....	115-140
R114	Swimming Instructor.....	165-200
R116	Supervisor of Swimming.....	200-250
R118	Curator, Children's Museum, Recreation Department.....	200-250
R130	Foreman, Recreational Activities, Park Department.....	165-190
R132	Starter, Park Department.....	165-190

Section 27. The compensation schedules for classifications included in Division S, Street Railway Service, as set forth in the Civil Service Commission classifications of positions are as follows, subject to the provisions of this ordinance:

#### S—STREET RAILWAY SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
S10	Manager, Municipal Railway.....	\$625	780
S56	Special Instructor, Municipal Railway.....	190	230
S60	Instructor, Municipal Railway.....	250	300
S102	Conductor—1st 6 mos.....	.85	hr.
	2nd 6 mos.....	.87½	hr.
	3rd 6 mos.....	.90	hr.
	Thereafter.....	.92½	hr.
S103	Conductor (Female)—1st 6 mos.....	.85	hr.
	2nd 6 mos.....	.87½	hr.
	3rd 6 mos.....	.90	hr.
	Thereafter.....	.92½	hr.
S104	Motorman—1st 6 mos.....	.85	hr.
	2nd 6 mos.....	.87½	hr.
	3rd 6 mos.....	.90	hr.
	Thereafter.....	.92½	hr.
S106	Bus Operator—1st 6 mos.....	.90	hr.
	2nd 6 mos.....	.92½	hr.
	3rd 6 mos.....	.95	hr.
	Thereafter.....	.97½	hr.
S110	Inspector, Municipal Railway.....	200	240
S114	Claims Investigator.....	250	300
S120	Day Dispatcher.....	225	260
S124	Supervisor of Schedules.....	225	280
S128	Division Superintendent, Municipal Railway.....	300	375
S130	Assistant Superintendent of Transportation, Municipal Railway.....	350	435
S132	Superintendent of Transportation, Municipal Railway.....	400	500

Section 28. The compensation schedules for classifications included in Division T, Welfare Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### T—WELFARE SERVICE

Class No.	Class Title	Compensation Schedule	
		Ent.	Max.
T2	Male Attendant, Juvenile Detention Home.....	\$140	175
T4	Woman Attendant, Juvenile Detention Home.....	140	175

T12	Superintendent, Juvenile Detention Home.....	225-280
T20	Director of the Boys' Ranch School.....	260-325
T22	Assistant Director of the Boys' Ranch School.....	200-250
T24	Agricultural Instructor, Boys' Ranch School.....	165-190
T26	Ranch School Maintenance Man.....	165-190
T28	Seamstress and Relief Cook, Boys' Ranch School...	125-150
T56	Probation Officer .....	190-230
T57	Psychiatric Social Service Worker.....	190-230
T58	Probation Officer-Stenographer .....	190-230
T60	Senior Probation Officer.....	225-280
T64	Referee, Juvenile Court.....	260-325
T70	Chief Adult Probation Officer.....	300-375
T72	Chief Juvenile Probation Officer.....	350-435
T74	Collector for the Juvenile Court.....	180-225
T153	Chinese Social Service Worker.....	165-200
T157	Social Service Worker .....	165-200
T158	Supervisor of Inquiries.....	215-250
T160.1	Senior Social Service Worker, Public Welfare Department .....	200-250
T160.2	Senior Social Service Worker, Department of Public Health .....	200-250
T163	Director of Public Welfare.....	450-560
T165	Social Service Director.....	260-325
T166	Medical Social Service Director.....	260-325

Section 29. The compensation schedules for classifications included in Division U, Water Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### U—WATER SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
U44	General Manager and Chief Engineer.....	\$ 833.33
U51	Supervisor of Docks and Shipping.....	225-280
U52	Supervisor of Collections.....	250-300
U56	Assistant Supervisor, Consumers' Accounts.....	250-300
U60	Supervisor of Consumers' Accounts.....	300-375
U61	Supervisor of Service and Supply, Water Department .....	250-300
U62	Supervisor of Closing Bills, Water Department....	225-280
U63	Chief Adjuster, Water Department.....	225-280
U80	Assistant Manager, Water Sales.....	325-400
U88	Manager, Water Sales.....	400-500
U104	Leadman .....	7.60 day
U108	Compressor Operator, Portable.....	10.00 day
U112	Pipe Calker .....	10.60 day
U114	Main Pipe Foreman.....	11.10 day
U116	Serviceman .....	10.60 day
U120	Gateman .....	11.10 day
U122	Shut-off Man .....	165-190
U124	Special Complaint Inspector.....	185-220
U125	Hoseman, Ships and Docks.....	165-190
U127	Water Service Inspector.....	185-220
U128	Chief Water Service Inspector.....	225-260
U130	Reservoir Keeper .....	165-190
U136	General Foreman, Service and Meters.....	260-325
U138	Supervisor of Yard, Water Department.....	225-280
U140	General Foreman, Main Pipes.....	280-350
U142	Assistant Superintendent, City Distribution.....	350-435
U144	Superintendent, City Distribution.....	450-560
U206	Water Department Worker.....	7.60 day

U212	Ranger .....	165-190
U213	Special Agent .....	225
U214	Pump Operator .....	165-200
U215	Head Pump Operator .....	200-225
U227	General Maintenance Foreman .....	225-280
U228	Meterman, Country .....	175-210
U230	Maintenance Foreman .....	200-225
U231	Assistant Superintendent, Alameda District .....	200-250
U232	Superintendent, Alameda District .....	260-325
U236	Assistant Superintendent, Peninsula District .....	260-325
U246	Superintendent, Peninsula District .....	400-500

Section 30. The compensation schedules for classifications included in Division V, Agriculture Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### V—AGRICULTURE SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
V20	Agricultural Assistant .....	\$175-210
V30	Assistant Superintendent, Agriculture .....	215-260
V40	Superintendent, Agriculture .....	260-325

Section 31. The compensation schedules for classifications included in Division W, Park Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### W—PARK SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
W2	Superintendent, Park Department .....	\$500-625
W4	Assistant Superintendent, Park Department .....	350-435
W18	Supervisor, Golf Course Maintenance, Park Department .....	250-300
W106	Rides Attendant .....	135-165
W206	Animal Keeper .....	140-180
W208	Assistant Head Animal Keeper .....	180-200
W210	Head Animal Keeper .....	200-250
W212	Director of Zoo .....	280-350

Section 32. The compensation schedules for classifications included in Division X, Library Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### X—LIBRARY SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
X2	City Librarian .....	\$400-500
X12	Chief Branch Librarian .....	260-325
X14	Chief Circulation Librarian .....	260-325
X20	Head Librarian .....	215-260
X22	Head Catalog Librarian .....	215-260
X24	Head Order Librarian .....	215-260
X26	Head Music Librarian .....	215-260
X28	Head Periodical Librarian .....	215-260
X30	Head Children's Librarian .....	215-260

X32	Head Reference Librarian.....	250-300
X40	Senior Librarian .....	175-210
X42	Librarian .....	140-175
X52	Library Page .....	.50 hr.

Section 33. The compensation schedules for classifications included in Division Y, Museum Service, as set forth in the Civil Service Commission's classifications of positions are as follows, subject to the provisions of this ordinance:

#### Y—MUSEUM SERVICE

Class No.	Class Title	Compensation Schedule Ent. Max.
Y2	Director, M. H. de Young Memorial Museum.....	\$600-700
Y4	Director, California Palace of the Legion of Honor.	400-500
Y6	Organist .....	\$200 for part time services
Y8	Curator A .....	280-325
Y10	Curator B .....	220-260
Y12	Curator C .....	180-220
Y20	Administrative Assistant, M. H. de Young Memorial Museum .....	225-275
Y22	Restorer .....	200-250
Y30	Registrar .....	180-215
Y42	Chief Installer .....	190-215
Y43	Chief Repairer and Packer, M. H. de Young Memorial Museum .....	190-215
Y44	Senior Museum Technician.....	175-190
Y46	Museum Technician .....	150-175

Section 34. This ordinance is passed as an emergency measure and the Board of Supervisors does by the vote by which this ordinance is passed hereby declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith for the reason that said ordinance, to be made effective for the coming fiscal year, must be passed on or before the 1st day of April, 1943, and, therefore, the passage of said ordinance under date hereof is necessary to comply with the time limitations as established by law.

Approved as to form by the City Attorney.

Finance Committee recommends: Chester R. MacPhee, Adolph Uhl, Dewey Mead.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Mead, Meyer, Roncovieri, Uhl—9.

No: Supervisor Shannon—1.

Absent: Supervisor MacPhee—1.

**Mayor to Appoint San Francisco Post War Planning Committee.**

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. 3300, as follows:

Whereas, San Francisco is faced with the compelling fact of a tremendous increase in its population due directly to all-essential functions it performs as a major seaport in a principal theater of war; and

Whereas, San Francisco has risen to the condition and occasion with a thoroughness and alacrity that has won commendation from military and naval authorities, it becomes increasingly obvious to all citizens having the best interest of their community at heart, that the impetus created under war conditions must be maintained when the guns are silent again; and

Whereas, it is imperative that San Francisco give close attention now

to the framing of its future: to the end that hazard and chance shall not determine the fate of this port; to the solution of such problems of post war planning as must arise in connection with the care and cultivation of a greatly enlarged population—which should be retained without detriment to, or impairment of opportunities for, long resident San Franciscans—; to provide against industrial set back; to guard against disruption of trade and commerce; to ensure jobs for all post war employables; to guarantee stabilization of property and rental values; to protect present and future investments; to provide adequately for commensurate expansion in all fields of enterprise and to further improve the facilities at this port for our rich agricultural hinterland. As these problems directly affect the future security and welfare of every San Franciscan; it is therefore,

Resolved, The Board of Supervisors recommend that the Mayor of San Francisco, as soon as possible select and appoint a committee, to be designated as the San Francisco Post War Planning Committee, and that all agencies of the municipal government be called upon to cooperate in the successful attainment of the goals set by said Committee in behalf of the future prosperity of the great seaport of San Francisco.

*Referred to Public Buildings, Lands and City Planning Committee.*

**Commending Charles M. Wollenberg for His Excellent Record in Public Service.**

(Series of 1939)

Supervisor Brown presented:

Resolution No. 3279, as follows:

Whereas, Charles Maurice Wollenberg, an outstanding public official of the City and County of San Francisco, is retiring from active participation in public service on March 31, 1943, following a distinguished career of thirty-six years as a public servant; and

Whereas, the people of this city know Mr. Wollenberg as a brilliant executive of the Department of Public Health, a position embracing that of Superintendent of the Laguna Honda Home since 1907, Director of Institutions since 1932, and Director of Personnel since 1936; he is renowned for his many years of constant and unstinting service to the ill, the homeless, and the destitute of San Francisco, who love and admire him for his friendliness and understanding; now, therefore, be it

Resolved, That this Board of Supervisors, as representing the people of the City and County of San Francisco, does hereby express its sincere appreciation to Charles Maurice Wollenberg for his many years of meritorious service with the Department of Public Health, and trusts that he will continue to serve his beloved city in an advisory capacity in the years to come.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**In Memoriam—Ensign Jean Witter, Jr.**

(Series of 1939)

Supervisor Colman presented:

Resolution No. 3280, as follows:

Whereas, the great naval battle of the South Seas, during which the U.S.S. San Francisco so nobly distinguished herself, marked the end of the promising career of Ensign Jean Witter, Jr.; and

Whereas, Ensign Witter, the son of a prominent San Francisco family, had only recently graduated from the University of California where, in addition to his membership in the Naval Reserve and a num-

ber of honor societies, he was a star player on the varsity football team and captain of the rugby team; and

Whereas, such consolation as will mitigate the grief of his loving wife and family must be found in the knowledge that Ensign Witter gave his life valiantly in the cause of humanity; in the fervent hope that his sacrifice will give pause to consider the futility of war and in the secure knowledge that there shall be a dedication of our united efforts to the culmination of an early and lasting peace; and

Whereas, the people of the City and County of San Francisco mourn the loss of such a young and outstanding patriot as Ensign Jean Witter; now, therefore, be it

Resolved, That this Board of Supervisors notes with deepest regret the passing of Ensign Jean Witter and takes this opportunity to offer to his bereaved wife and family its sincere expression of profoundest sympathy; and be it

Further Resolved, That suitably engrossed copies of this resolution be sent to the sorrowing wife and parents of the late Ensign Jean Witter.

*Unanimously adopted by rising vote.*

#### **In Memoriam—Mary Lee Greenslade.**

(Series of 1939)

Supervisor Roncovieri presented:

Resolution No. 3350, as follows:

Whereas, Mary Lee Greenslade, beloved wife of Vice-Admiral John W. Greenslade, has been called to her eternal reward; and

Whereas, Mary Lee Greenslade was a member of the Gray Ladies of the Red Cross and the American Women's Volunteer Service as well as other patriotic organizations and endeared herself to all who knew her; now, therefore, be it

Resolved, That this Board of Supervisors expresses to Vice-Admiral John W. Greenslade and the relatives of the deceased its sincere sorrow in their sad bereavement; and be it

Further Resolved, That when this Board of Supervisors adjourns today it does so out of respect to the revered memory of Mary Lee Greenslade and the Clerk of the Board is directed to send a suitable engrossed copy of this resolution to the family of the deceased.

*Unanimously adopted by rising vote.*

#### **Recognition of Service in the Armed Forces of the United States.**

Supervisor Brown, under his name on Roll Call, presented to the Board copy of Certificate of Service which families of members of the armed services might display in their homes. These certificates evidence the fact that San Francisco has taken official notice of the service of her residents. It is estimated that about 40,000 will be needed, at a cost of about 7 cents each, or \$2,800. A sufficient sum to provide for these certificates might be included in the budget for the coming fiscal year.

*Referred to Finance Committee.*

#### **Commending National, State and County Affairs Committee.**

Supervisor Green, under his name on Roll Call, thanked members of the County, State and National Affairs Committee for their work in connection with report on state legislation, earlier approved by the Board. He desired, also, to express his appreciation for the aid by Chief Assistant Clerk Jack McGrath and by the City Attorney.

#### **Commending John G. Veovich, Employee, Department of Public Works.**

Supervisor Mead reported that in line with his duties as labor representative, it was necessary for him to visit the yards of the Department



of Public Works at Eleventh and Bryant Streets on Tuesday, March 23, at 12 o'clock midnight. While there a gasoline tank on one of the trucks exploded, causing a tremendous fire. But for the quick action on the part of one of the employees, Mr. John G. Veovich, the entire group of buildings would have been destroyed. Had he not displayed great courage in running through the flames to back out the truck the entire plant would have been burned to the ground. He believed this matter should be called to the attention of the Board and to the Director of Public Works. For that reason he would move that the Board instruct the Clerk to send a communication to the head of that department, expressing the Board's commendation of the action of Mr. John G. Veovich, and that a copy of that communication be sent to Mr. John G. Veovich himself.

*No objection, and so ordered.*

#### Privilege of the Floor.

On motion by Supervisor Gallagher, the privilege of the floor was granted Mr. Carroll Newburg. Mr. Newburg reported that at a meeting of one of the improvements clubs of San Francisco, a few evenings previously, one of the members of the Board of Supervisors had stated that there was only one group in San Francisco opposed to the purchase of the Market Street Railway properties. On behalf of the Central Council of Civic Clubs, Mr. Newburg desired it be made part of the record in the Board of Supervisors that the largest civic organization of San Francisco is opposed to the purchase of the Market Street Railway properties, namely: the Central Council of Civic Clubs. It was stated at the aforementioned meeting that the only opposition expressed generally was that coming from the Communist Party. The Board of Supervisors should know that many large organizations other than the Central Council of Civic Clubs are definitely opposed to the purchase, none of them being Communists. Among those organizations are the Owners and Lessees, Apartment House Industry; Nob Hill Association of San Francisco.

Supervisor Colman, in reply to Mr. Newburg, stated that some very powerful organizations have endorsed the purchase of the Market Street Railway properties, among which is the San Francisco Labor Council. He, himself, was heart and soul in favor of the purchase and he looked for the common sense of the people to put the deal over.

#### Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From the Kreling family, expressing appreciation of the Board's expression of condolences on the death of Ben Kreling.

*Filed.*

From California State Chamber of Commerce, notifying Board of meeting of Central Coast Council at Clift Hotel, San Francisco, Friday, April 16, 1943, and noting particularly meeting of committees on agriculture, industry, natural resources, transportation and highways, taxation and war service at 9:30 a. m.

*Referred to County, State and National Affairs Committee*, which committee, together with any other members of the Board so desiring, were authorized to attend.

From Chief Administrative Officer, recommendation re proposed sewer rental plan.

*Referred to Finance Committee.*

From his Honor the Mayor, returning unsigned resolution requesting Mayor to appoint a committee for the housing of service men in San Francisco.

*Referred to County, State and National Affairs Committee.*

MONDAY, MARCH 29, 1943

From Senator Hiram W. Johnson, commenting on construction of Friant Dam.

*Referred to Finance Committee.*

From Chief Administrative Officer, reporting on feasibility of using city-owned and privately-owned lots in Lower Market Street District for free public parking.

*Referred to Police Committee.*

### ADJOURNMENT.

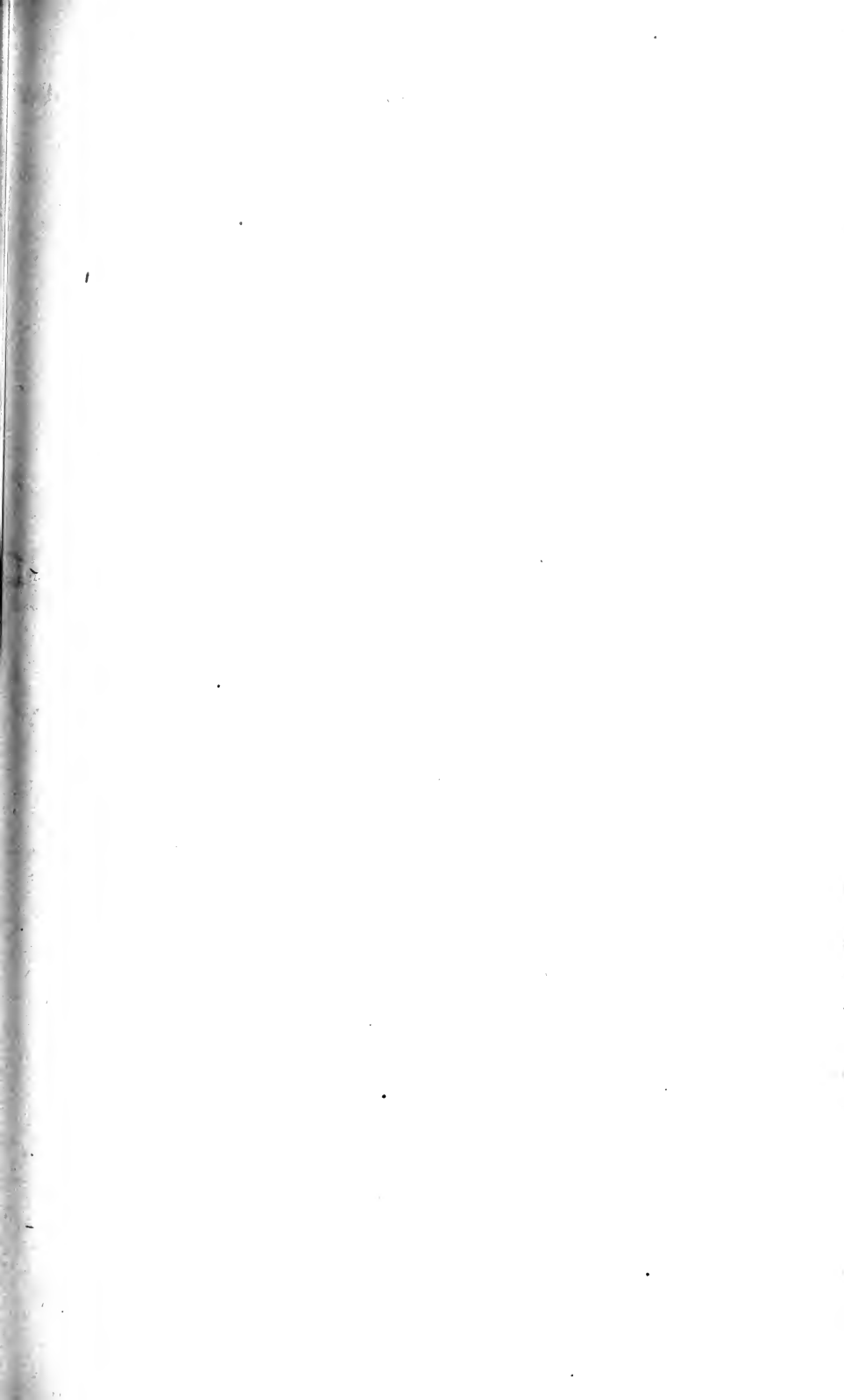
There being no further business, the Board, at the hour of 4:45 p. m., adjourned.

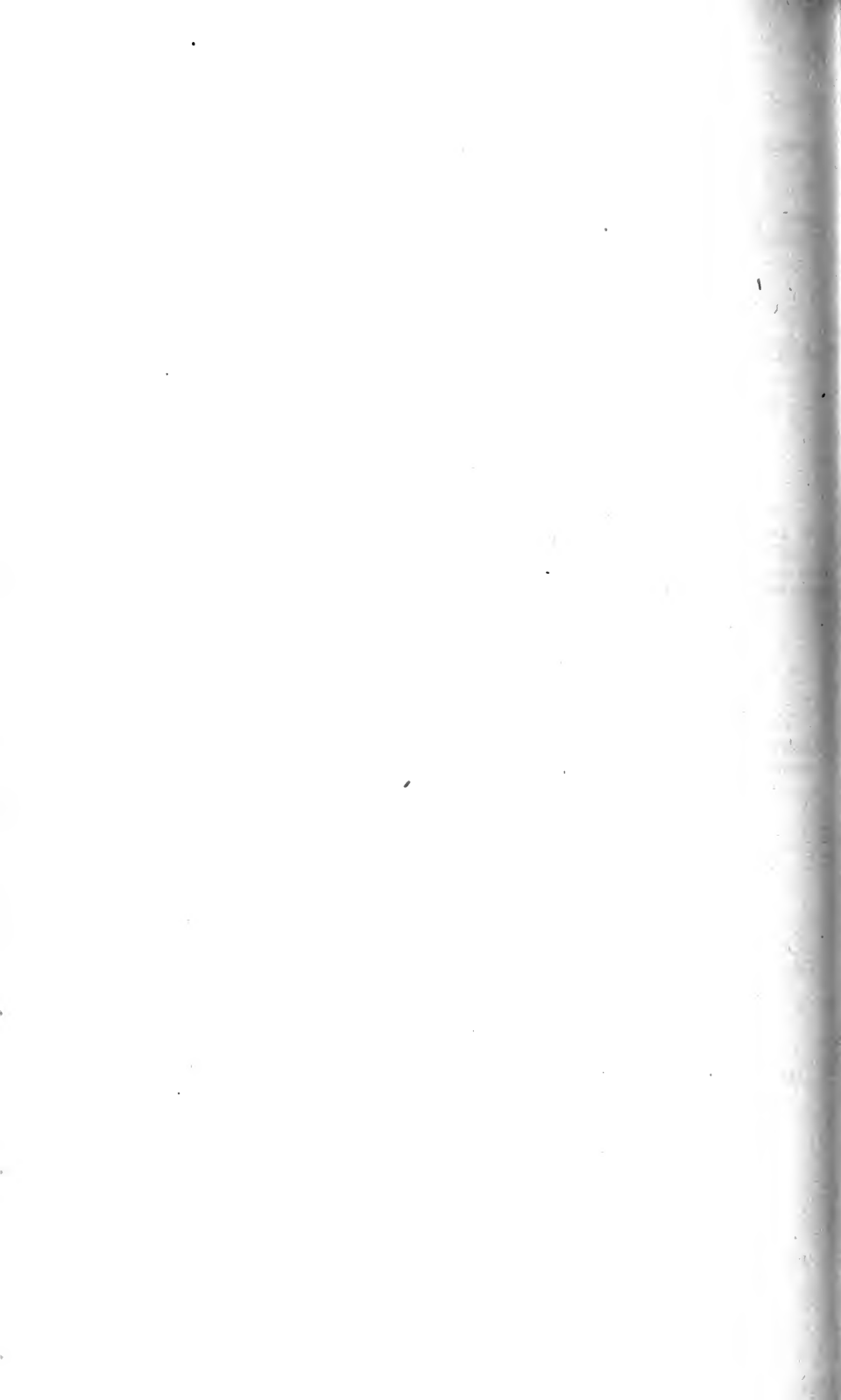
DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors May 10, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.





Monday, April 5, 1943

# **Journal of Proceedings Board of Supervisors**

**City and County of San Francisco**



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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 5, 1943—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 5, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Mead—3.

Quorum present.

Supervisor Gallagher presiding.

Supervisor Mead was noted present at 3:30 p. m.

President Jesse C. Colman excused from attendance, pursuant to telegraphic request.

Supervisor Brown on leave of absence.

## SPECIAL ORDER—2:00 P. M.

### Hearing of Protests Against Resolution Providing for Abatement of Nuisance Caused by Drifting Sand and Fixing Responsibility Therefor.

Hearing of protests against resolution providing for abatement of nuisance caused by drifting sand and fixing responsibility therefor upon block and lot numbers as set forth in detail in Resolution No. 3249, approved March 17, 1943, and in conformity with notice duly posted in proximity to properties affected, and notice mailed to property owner where address is obtainable.

### Privilege of the Floor.

Mr. Lloyd Hutchin, attorney, representing Associated Home Builders of San Francisco, protested against abatement of nuisance caused by drifting sand, as set forth in detail in Resolution No. 3249 (Series of 1939), holding the drifting sand ordinance to be invalid and unreasonable. It places an undue burden on property owners. It is invalid in that it imposes additional duties on the Director of Public Works, and it makes no distinction between land lying in its natural state or condition and land, the surface of which has been worked, or cultivated.

Mr. Martin Hahn, representing himself as a property owner; Mr. L. J. Hopkins, owner of Blocks 2185 and 2186; Mr. Roy C. Lemonge, resident of the district for about seven years; Mr. Carroll Newberg, president of Central Council of Civic Clubs; Dr. Jack Warren; and Mr. C. E. Todd, all opposed the abatement of nuisance.

Supervisor Meyer, after hearing protests, moved that protests be overruled. Motion seconded by Supervisor Gallagher.

Supervisor Roncovieri, in explaining his views, stated he believed the City Attorney's opinion should be requested as to the responsibility for removing the drifted sand.

Subsequently during the proceedings, on learning that the City Attorney was absent from his office, and could not be located, Supervisor Roncovieri moved that further consideration be postponed for one week, and that in the meantime the Clerk obtain an opinion from the City Attorney as to the validity of the proposed legislation. Motion seconded by Supervisor Green.

Motion *failed* by the following vote:

Ayes: Supervisors Gartland, Green, Roncovieri, Shannon—4.

Noes: Supervisors Gallagher, MacPhee, Meyer, Uhl—4.

Absent: Supervisors Brown, Colman, Mead—3.

#### Explanation of Vote.

Supervisor Roncovieri, in explaining his intended vote, stated that in the belief that the City Attorney gives due consideration to the legality of anything that he sends to the Board of Supervisors, he would resolve his doubt in favor of the City Attorney. He did not desire to be the cause of any delay.

#### Overruling Protests Against Proposal to Abate Nuisance Caused by Drifting Sand in the Sunset District.

(Series of 1939)

Whereupon, the following resolution was taken up:

Resolution No. 3287, as follows:

Resolved, That all protests against the proposal to abate the nuisance caused by the drifting of sand from certain lots and blocks in the City and County of San Francisco, which lots and blocks are more particularly described in Resolution No. 3249 (Series of 1939), are hereby overruled; and be it

Further Resolved, That pursuant to Ordinance No. 1969 (Series of 1939) and Resolution No. 3249 (Series of 1939) the Director of Public Works be and is hereby authorized and directed to plant cover crops or take such other steps as may be necessary to prevent sand or dirt from drifting or blowing from those lots and blocks described and enumerated in Resolution No. 3249 (Series of 1939).

Approved as to form by the Assistant City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Mead—3.

#### UNFINISHED BUSINESS.

##### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Mead, Uhl.

**Authorizing Conveyance of Certain Land to Metropolitan Life Insurance Company in Exchange for Certain Other Land Required for Font Boulevard.**

(Series of 1939)

Bill No. 2151, Ordinance No. 2053, as follows:

Authorizing conveyance of certain land to Metropolitan Life Insurance Company in exchange for certain other land required for Font Boulevard.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Whereas, in accordance with the recommendation of the Department of Public Works and the recommendation of the Public Utilities Commission it appears that certain land now owned by the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, is no longer needed for municipal purposes, which land is hereinafter described as Parcel 1; and it appearing to the Board of Supervisors that the public interest and necessity demands the sale or trading thereof; and

Whereas, Parcel 1 is needed by the Metropolitan Life Insurance Company to complete the assembling of the site for its Parkmerced project fronting on Lake Merced Boulevard, Junipero Serra Boulevard, Nineteenth Avenue and Holloway Avenue; and

Whereas, certain real property hereinafter described as Parcel 2 is required by the City to complete Font Boulevard within the Parkmerced project; and

Whereas, previous exchanges of real property have been made pursuant to Ordinance No. 12.17413, approved March 22, 1933, and pursuant to Ordinance No. 1223, Series of 1939, approved June 24, 1941, so that the Lake Merced Boulevard would, so far as possible, form the common boundary between the City's Lake Merced lands and lands of other parties; and

Whereas, Lake Merced Boulevard has been finally located and constructed and in order to complete the plan of having said boulevard form said common boundary, it is desirable and necessary that a further exchange of lands be made as hereinafter provided; and

Whereas, Parcel 1 contains an area of 3.815 acres and after the streets are completed within the Parkmerced project, the Metropolitan Life Insurance Company has agreed that certain portions thereof totaling 1.688 acres, more or less, shall be conveyed in fee to the City for street purposes; and

Whereas, when the original plan of the Parkmerced project was submitted to the City for approval, the plan called for a major street to be known as Font Boulevard within the project, and the City required that the northwesterly end of said proposed Font Boulevard be widened at its intersection with Lake Merced Boulevard, especially so as to better provide for through traffic over Holloway Avenue, as a result of which, it is necessary for the City to acquire from the Metropolitan Life Insurance Company an additional tract of land for street purposes described herein as Parcel 2; and

Whereas, along Nineteenth Avenue and Junipero Serra Boulevard the Metropolitan project is providing a service road, which service road, together with a concrete retaining wall, is being constructed by the Metropolitan Life Insurance Company at no cost to the City; and

Whereas, the Metropolitan Life Insurance Company, at its own expense, is also constructing a five-foot diameter outfall sewer, approximately 3,500 feet long, at a cost of over \$80,000 for carrying storm water from the Parkmerced project to the settling pond at the southerly end of Lake Merced; and whereas outfall sewers of said size and nature are in practically every case in San Francisco paid for by the City; and

Whereas, the Metropolitan Life Insurance Company has offered to pay the sum of \$2,500 to the City as part of the consideration for Parcel 1;

Now, therefore, in consideration of the premises and pursuant to Section 92 of the Charter, the Director of Property, in lieu of sale, is hereby authorized and directed to arrange for trading said Parcel 1 to the Metropolitan Life Insurance Company in exchange for Parcel 2, subject to the reservations and conditions set forth in this ordinance.

Section 2. Parcels 1 and 2 are situated in the City and County of San Francisco, State of California, and are more particularly described as follows:

*Parcel 1:* Beginning at the most northerly corner of that cer-

tain 3.871 acre tract of land designated as Exception No. 2 in deed from Spring Valley Company, Ltd., a corporation, to Metropolitan Life Insurance Company, a corporation, dated March 5, 1941, and recorded March 6, 1941, in Book 3733, Page 117, Official Records of San Francisco; thence running southeasterly along the northeasterly line of said Exception No. 2, the following courses and distances: South 37° 00' 30" East 1.318 feet; thence on the arc of a curve to the right, tangent to the preceding course, radius 300 feet central angle 27° 10' 40" a distance of 142.303 feet; thence South 9° 49' 50" East 46.800 feet; thence on the arc of a curve to the left, tangent to the preceding course, radius 1062.50 feet, central angle 6° 31' 11", a distance of 120.903 feet; thence South 16° 21' 01" East 645.183 feet; thence on the arc of a curve to the right, tangent to the preceding course, radius 4454.79 feet, central angle 5° 15' 51", a distance of 409.304 feet; thence leaving said line of Exception No. 2 and running southerly, southwesterly, westerly, and northwesterly along the northwesterly property line of the existing road connecting Junipero Serra Boulevard and the existing Lake Merced Boulevard, the following courses and distances, on the arc of a curve to the right, tangent to the preceding curve at the latter point, radius 96.254 feet, central angle 57° 30' 09", a distance of 96.601 feet; thence South 46° 25' West 201.253 feet; thence on the arc of a curve to the right, tangent to the preceding course, radius 60 feet, central angle 69° 06' 27", a distance of 72.369 feet to tangency with the southeasterly prolongation of that certain "North 64° 28' 33" West 330.780 feet" course of said Exception No. 2, in the northeasterly line of said Lake Merced Boulevard; thence along last named line and its said prolongation North 64° 28' 33" West 339.652 feet; thence along the Westerly and northwesterly line of said Exception No. 2, the following courses and distances: North 3° 00' West 21.847 feet; North 87° 00' East 264.123 feet; thence northwesterly on the arc of a curve to the left, tangent to a line at the latter point which bears North 20° 29' 52.8" West, radius 2,020 feet, central angle 1° 58' 33.7", a distance of 69.666 feet; thence North 50° 19' 33" East 168.091 feet; thence northerly on the arc of a curve to the right, tangent to a line at the latter point which bears North 9° 40' 27" West, radius 450 feet, central angle 15° 06' 35", a distance of 118.671 feet; thence tangent to preceding curve North 5° 26' 08" East, 69.706 feet; thence northerly on the arc of a curve to the left, tangent to preceding course, radius 450 feet, central angle 15° 15' 57", a distance of 119.898 feet; thence North 9° 49' 49" West, 769.174 feet; thence northwesterly on the arc of a curve to the left, tangent to preceding course, radius 300 feet, central angle 27° 10' 41", a distance of 142.304 feet to the point of beginning.

Being a portion of said 3.871 acre tract of land and containing 3.815 acres.

Subject to all easements and rights of way of record.

*Parcel 2:* Commencing at the northerly extremity of that certain course "North 00° 00' 10" West 2026.505 feet" which forms a portion of the westerly line of the property described and designated as Parcel No. 1 in the deed from the Spring Valley Company, Ltd., formerly Spring Valley Water Company, a corporation, to Metropolitan Life Insurance Company, a corporation, recorded March 6, 1941, in Book 3733, page 117, of Official Records of the City and County of San Francisco (said westerly line also being a portion of the easterly line of an existing City Boulevard in Rancho Laguna de la Merced); running thence northeasterly along the boundary line of said Parcel No. 1 along the arc of a curve to the right tangent to said westerly boundary line with a radius of 350 feet and a central angle of 90° 09' 35", a distance

of 550.754 feet to the northerly boundary line of said parcel; thence South  $89^{\circ} 50' 35''$  East along the northerly boundary line of said parcel and tangent to the preceding curve 147.260 feet; thence leaving said boundary line and running southwesterly and tangent to the preceding course along the arc of a curve to the left with a radius of 390 feet and a central angle of  $42^{\circ} 33' 25''$ , a distance of 289.676 feet; thence tangent to the preceding curve South  $47^{\circ} 36'$  West 55.290 feet; thence southerly along the arc of a curve to the left, tangent to the preceding course, with a radius of 30 feet and a central angle of  $90^{\circ} 00'$ , a distance of 47.124 feet; thence South  $47^{\circ} 36'$  West, at a right angle from tangent to the preceding curve, 45.50 feet; thence North  $42^{\circ} 24'$  West, at a right angle from the preceding course, 29.999 feet; thence along the arc of a curve to the right tangent to the preceding course with a radius of 36 feet and a central angle of  $26^{\circ} 34' 30''$  a distance of 16.698 feet; thence northwesterly along the arc of a curve to the left, tangent to the preceding curve, with a radius of 2 feet and a central angle of  $116^{\circ} 34' 30''$ , a distance of 4.069 feet; thence tangent to the preceding curve South  $47^{\circ} 36'$  West 30.658 feet; thence southerly along the arc of a curve to the left, tangent to the preceding course, with a radius of 2 feet and a central angle of  $116^{\circ} 34' 30''$ , a distance of 4.069 feet, thence southeasterly tangent to the preceding curve along the arc of a curve to the right with a radius of 36 feet and a central angle of  $26^{\circ} 34' 30''$  a distance of 16.698 feet; thence tangent to the preceding curve South  $42^{\circ} 24'$  East 41.381 feet; thence South  $47^{\circ} 36'$  West, at a right angle from the preceding course, 45.50 feet; thence westerly along the arc of a curve to the left, tangent to a right angle from the preceding course, with a radius of 30 feet and a central angle of  $104^{\circ} 39' 07''$ , a distance of 54.796 feet; thence southwesterly along the arc of a curve to the left, tangent to the preceding curve, with a radius of 380 feet and a central angle of  $31^{\circ} 12' 53''$ , a distance of 207.023 feet; thence tangent to the preceding curve South  $1^{\circ} 44'$  West 115.298 feet; thence southerly along the arc of a curve to the left tangent to the preceding course, with a radius of 1,000 feet; and a central angle of  $1^{\circ} 44' 10''$ , a distance of 30.301 feet to a point on said westerly line distant South  $0^{\circ} 00' 10''$  East thereon 264.408 feet from the point of beginning of the parcel herein described; thence North  $0^{\circ} 00' 10''$  West along said westerly boundary line, tangent to the preceding curve, 264.408 feet to the point of commencement.

Containing 0.892 acre.

Section 3. The City hereby reserves ownership of its existing sewers, water pipe line or other structures located on said Parcel 1, together with the necessary easements for the operation, maintenance, repair, use, reconstruction or removal of such structures. Definite descriptions of such easements may be used in the deed conveying said Parcel 1 to the Metropolitan Life Insurance Company.

Section 4. As appurtenant to the real property described as San Francisco Parcel 55 in deed from Spring Valley Water Company to the City dated March 3, 1930, and for the purpose of protecting and augmenting the waters and water sources of Lake Merced, and also for the purpose of facilitating the supply and distribution of water to consumers in the City and County of San Francisco and vicinity, the City hereby reserves all subterranean waters under the land described as Parcel 1 in Section 2 of this Ordinance; provided, however, that the grantee and its successors in interest may drill wells on said Parcel 1 and take water therefrom for use on said parcel, but not for use elsewhere.

Section 5. The Director of Property has made an appraisal of said real property and estimates the value of Parcel 2 together with said sum of \$2,500 and benefits to be received by the City to exceed the value of Parcel 1.

Section 6. The Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, are hereby authorized and directed to execute the necessary deed for the conveyance of Parcel 1 to the Metropolitan Life Insurance Company, a corporation, subject to the provisions of this ordinance. The Director of Property is hereby authorized and directed to deliver said deed to the Metropolitan Life Insurance Company upon receipt of the sum of \$2,500 and the necessary deed conveying Parcel 2 to the City, and to accept and record the latter deed.

Approved by the Public Utilities Commission.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved by the City Engineer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Acceptance of the Sum of \$4,159 for City Property  
Which Has Been Condemned by the United States of America.**

(Series of 1939)

Bill No. 2152, Ordinance No. 2054, as follows:

Authorizing acceptance of the sum of \$4,159 for City property which has been condemned by the United States of America (Lot 3, Block 3746, Main Street near Folsom).

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The City and County of San Francisco has been served as a defendant in an action to condemn certain lands in said City and County, which action is now pending in the District Court of the United States in and for the Northern District of California, Southern Division, entitled therein, "United States of America, plaintiff, v. 1.58 Acres of Land in the City and County of San Francisco, State of California, John G. Agar, et al., defendants," No. 22318W, and

Section 2. There has been deposited in the Registry of the Court the sum of Four Thousand One Hundred Fifty-Nine and No/100 Dollars (\$4,159.00) as compensation for the taking of said property owned by the City and County of San Francisco.

Section 3. The City Attorney for the City and County of San Francisco is hereby directed and authorized to enter into a Stipulation for Entry of Judgment and payment of compensation deposited for the taking of Parcel No. 3, formerly owned by said City and County of San Francisco in the above captioned action.

Recommended by the Board of Fire Commissioners.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$12 From Water Department Permanent Salaries to Credit of Water Department Permanent Salaries, to Provide Additional Funds for U127 Water Service Inspection Period March 1 to June 30, 1943.**

(Series of 1939)

Bill No. 2153, Ordinance No. 2055, as follows:

Authorizing supplemental appropriation of \$12 from Appropriation No. 266.110.09, Water Department Permanent Salaries, to credit of Appropriation No. 266.110.09, Water Department Permanent Salaries, to provide additional funds required to compensate one U127 Water Service Inspector from March 1, 1943, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$12 is hereby appropriated from the surplus existing in Appropriation No. 266.110.09, Water Department Permanent Salaries, to the credit of Appropriation No. 266.110.09, Water Department Permanent Salaries, to provide additional funds to compensate one U127 Water Service Inspector from March 1, 1943, to June 30, 1943, in accordance with Section 5, Bill No. 1684, Ordinance No. 1615. Said Ordinance provides that if an appointee to a promotive position had in his former classification, received the equivalent or more than the entrance salary provided for such promotive position, such appointee shall enter such promotive class at that salary fixed in the schedule of compensations, for such promotive classification, which is in immediate excess of the salary which such employee received immediately prior to the appointment to such promotive classification.

Recommended by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds by the Controller.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Amending Section 74 of Salary Ordinance as to Public Commission-San Francisco Water Department by Splitting Section After Items 2, 5, 21, 33, 37, 50, 55 and 61, and Establishing New Subdivisions Thereunder, and by Correcting Salary Under Item 1.3 Water Service Inspector From \$182 to \$185.**

(Series of 1939)

Bill No. 2154, Ordinance No. 2056, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 74 Public Utilities Commission-San Francisco Water Department, by splitting the section after items 2, 5, 21, 33, 37, 50, 55 and 61, and establishing new subdivisions thereunder, and by correcting the salary under item 1.3 one U127 Water Service Inspector from \$182 to \$185.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 74, is hereby amended to read as follows:

Section 74. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT (Con-**  
**tinued)**

● In front of Class-Title denotes cancellation.

**CONSUMERS' PREMISES**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	2	U127	Water Service Inspector.....	\$ 193
1.1	1	U127	Water Service Inspector.....	192
1.2	1	U127	Water Service Inspector.....	190
1.3	1	U127	● Water Service Inspector.....	182
1.3	1	U127	<b>Water Service Inspector.....</b>	185
1.4	1	U127	Water Service Inspector.....	175
2	1	U128	Chief Water Service Inspector.....	215

Section 74.1. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
**(Continued)**

**WATER SALES DIVISION—METER READING**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
3	5	B247	Meter Reader .....	175
4	3	B247	Meter Reader .....	170
5	2	B247	Meter Reader .....	165
5.1	1	B247	Meter Reader .....	160
5.2	5	B247	Meter Reader .....	155

Section 74.2. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
**(Continued)**

**CONSUMERS' ACCOUNTS**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
6	4	B222	General Clerk .....	175
7	1	B222	General Clerk .....	173
8	1	B222	General Clerk .....	172
9	9	B222	General Clerk .....	170
9.1	1	B222	General Clerk .....	155
10	5	B222	General Clerk (part time).....	75
12	1	B228	Senior Clerk .....	200
13	2	B228	Senior Clerk .....	195
13.1	1	B228	Senior Clerk .....	195.50
14	1	B302	Addressing Machine Operator.....	172
15	1	B302	Addressing Machine Operator.....	170
15.1	1	B302	Addressing Machine Operator.....	155
16	10	B311	Bookkeeping Machine Operator.....	185
16.1	1	B311	Bookkeeping Machine Operator.....	175
16.2	1	B312	Senior Bookkeeping Machine Operator.....	195
17	4	B512	General Clerk-Typist .....	170
17.1	1	B512	General Clerk-Typist .....	155
18	1	U56	Asst. Supervisor, Consumers' Accounts.....	300
19	1	U60	Supervisor Consumers' Accounts.....	350
20	1	U62	Supervisor of Closing Bills.....	244.50
21	1	U63	Chief Adjuster .....	244.50

Section 74.3. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
 (Continued)

**WATER SALES DIVISION—COLLECTIONS**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
22	1	B222	General Clerk .....	173
23	1	B222	General Clerk .....	180
24	15	B222	General Clerk .....	175
25	1	B222	General Clerk .....	172
26	9	B222	General Clerk .....	170
26.1	1	B222	General Clerk .....	170.50
26.2	2	B222	General Clerk .....	163
26.3	1	B222	General Clerk .....	160
27	2	B222	General Clerk .....	155
28	1	B228	Senior Clerk .....	200
29	1	B234	Head Clerk .....	250
30	1	B408	General Clerk-Stenographer .....	175
31	1	B408	General Clerk-Stenographer .....	155
32	1	B512	General Clerk-Typist .....	170
33	1	U52	Supervisor of Collections.....	300

Section 74.4. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
 (Continued)

**DOCKS AND SHIPPING**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
34	1	B222	General Clerk .....	175
35	1	U51	Supervisor Docks and Shipping.....	275
36	1	U125	Hoseman, Ships and Docks.....	182
37	1	U125	Hoseman, Ships and Docks.....	170

Section 74.5. **PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
 (Continued)

**CITY DISTRIBUTION DIVISION—GENERAL**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
38	1	B228	Senior Clerk .....	195
40	1	B408	General Clerk-Stenographer .....	172
41	1	B512	General Clerk-Typist .....	170.50
42	1	B512	General Clerk-Typist .....	175
43	1	F252	Junior Civil Engineering Draftsman.....	160
43.1	1	F401	Junior Hydraulic Engineer.....	233
43.2	1	F401	Junior Hydraulic Engineer.....	175
44	1	O58	Gardener .....	155
44.1	4	O58	Gardener .....	135
45	2	O58	Gardener .....	150
45.1	1	O60	Head Gardener .....	169.50
46	4	U130	Reservoir Keeper .....	165
47	1	U138	Supervisor of Yard, Water Department....	225
49	1	U142	Assistant Superintendent .....	350
50	1	U144	Superintendent .....	500

**Section 74.6. PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
**(Continued)**

**PUMPS**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
51	1	J4	Laborer .....	194
52	7	O166	Fireman of Stationary Steam Engines.....	210
54	4	O168	Engineer of Stationary Steam Engines.....	258
55	1	O172	Chief Engineer of Stationary Steam Engines .....	275

**Section 74.7. PUBLIC UTILITIES COMMISSION—(Continued)**  
**SAN FRANCISCO WATER DEPARTMENT**  
**(Continued)**

**PUMPS—PENINSULA DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
57	2	O166	Fireman of Stationary Steam Engines.....	210
58	1	U214	Pump Operator .....	175
59	3	U214	Pump Operator (relief).....	175
60	1	U214	Pump Operator (part time).....	79.50
61	1	U215	Head Pump Operator.....	200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$2,100 From Department of Public Health Surpluses to Provide Compensations for Six Gardeners and Eliminating Six Porters, Period March 16, 1943, to June 30, 1943.**

(Series of 1939)

Bill No. 2155, Ordinance No. 2057, as follows:

The sum of \$2,100 is hereby appropriated and set aside out of the existing surpluses in Department of Public Health appropriations to the credit of Appropriation No. 253.110.00 to provide compensation for six O 58 Gardeners at \$135 per month, less maintenance, and eliminating six I 204 Porters at \$110 per month, less maintenance, for the period March 16, 1943, to June 30, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,100 is hereby appropriated and set aside out of existing surplus in the following San Francisco Hospital appropriations in amounts indicated:

**Appropriation No.**

253.110.00	Permanent Salaries .....	\$ 525.00
253.110.03-4	Six Permanent Salaried Porters.....	1,575.00
		<hr/>
		\$2,100.00

to the credit of Appropriation No. 253.110.00 to provide compensation for six O 58 Gardeners at \$135 per month, less maintenance, for the period March 16, 1943, to June 30, 1943, at San Francisco Hospital.

Section 2. The positions of six O 58 Gardeners at \$135 per month, less maintenance, are hereby established at the San Francisco Hospital



for the period March 16, 1943, to June 30, 1943, and the positions of six I 204 Porters at \$110 per month, less maintenance, are hereby eliminated.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Amending Salary Ordinance, Department of Public Health, San Francisco Hospital, by Splitting Original Section 59 and Inserting New Section 59a, and Adding 6 Gardeners at \$135 Per Month.**

(Series of 1939)

Bill No. 2156, Ordinance No. 2058, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 59, Department of Public Health, San Francisco Hospital, by splitting the section after item 57.3, and inserting Section 59a, Department of Public Health, San Francisco Hospital, and adding item 63.3 six O58 Gardeners at \$135 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 59 is hereby amended to read as follows:

**Section 59a. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
58	2	L452	X-Ray Technician .....	158
58.1	1	L452	X-Ray Technician .....	150.50
59	4	L452	X-Ray Technician .....	150
59.1	1	L452	X-Ray Technician .....	135
59.2	**	L452	X-Ray Technician .....	142
60	1	L456	Senior X-Ray Technician .....	222
61			Recreational Therapy Instructor (part time), \$10 per quarter .....	
62	1	L458	Roentgenologist .....	400
63	1	M255	Bracemaker .....	256
63.1	2	O1	Chauffeur, \$8 per day .....	
63.2	1	O58	Gardener .....	148
63.3	6	O58	<b>Gardener</b> .....	135
64	1	O60	Head Gardener .....	169.50
65	4	O166	Fireman of Stationary Steam Engines.....	210
66	4	O168	Engineer of Stationary Steam Engines.....	258
67	1	O172	Chief Engineer of Stationary Steam Engines .....	325

\*\*Occupant on military leave, no funds provided for the position.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$350 From Department of Public Health Surplus to Provide Compensations for Senior Orderly, San Francisco Hospital, Period March 16, 1943, to June 30, 1943, and Eliminating Orderly at San Francisco Hospital.**

(Series of 1939)

Bill No. 2157, Ordinance No. 2059, as follows:

The sum of \$350 is hereby appropriated and set aside out of the existing surplus in Department of Public Health Appropriations to the credit of Appropriation No. 253.110.03-3 to provide compensation for one I 120 Senior Orderly at \$135 per month, less maintenance, at San Francisco Hospital, for the period March 16, 1943 to June 30, 1943, and eliminating one I 116 Orderly at \$110 per month, less maintenance, at San Francisco Hospital.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$350 is hereby appropriated and set aside out of the existing surpluses in the following appropriations, in amounts indicated, to the credit of Appropriation No. 253.110.03-3:

Appropriation No. 253.110.00.....	\$ 87.50
Appropriation No. 253.110.03-3.....	262.50
	<hr/>
	\$350.00

to provide compensation for one I 120 Senior Orderly at \$135 per month, less maintenance, for the period March 16, 1943 to June 30, 1943, at the San Francisco Hospital.

Section 2. The position of one I 120 Senior Orderly is hereby created at \$135 per month, less maintenance, at the San Francisco Hospital and the position of one I 116 Orderly at \$110 per month, less maintenance, is hereby eliminated.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Amending Salary Ordinance, Department of Public Health, San Francisco Hospital, by Splitting Original Section 58, and Inserting Section 58A Commencing With Item 16.1.**

(Series of 1939)

Bill No. 2158, Ordinance No. 2060, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 58, Department of Public Health, San Francisco Hospital, by splitting the section after item 16, and inserting Section 58a, Department of Public Health, San Francisco Hospital, commencing with item 16.1; by decreasing the number of positions under item 22.3 from 29 to 28 I 116 Orderly at \$110; by increasing the number of positions under item 23.1 from one to two I 120 Senior Orderly; by decreasing the number of positions under item 34.3 from 25 to 19 I 204 Porter at \$110.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 58 is hereby amended to read as follows:

Section 58a. **DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)**

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
16.1	77	I 2	Kitchen Helper .....	\$ 118
17	1	I 6	Pastry Cook .....	222
17.2	8	I 10	Cook's Assistant .....	137
18	7	I 12	Cook .....	183
18.1	1	I 14	Junior Chef .....	203
19	1	I 16	Chef .....	261
20	8	I 54	Waitress .....	131
21	4	I 56	Waiter .....	131
21.1			Inmate Help (not over \$50) .....	
22	92	I 116	Orderly .....	127
22.1	13	I 116	Orderly .....	123
22.2	16	I 116	Orderly .....	117
22.3	29	I 116	● Orderly .....	110
22.3	28	I 116	Orderly .....	110
23	1	I 120	Senior Orderly .....	145
23.1	1	I 120	● Senior Orderly .....	135
23.1	2	I 120	Senior Orderly .....	135
24	2	I 122	House Mother .....	142
26	13	I 152	Flatwork Ironer .....	106
27	11	I 154	Laundress .....	106
27.1	1	I 167	Tumblerman .....	106
28	1	I 156	Starcher .....	130
29	1	I 158	Sorter .....	130
30	1	I 164	Marker and Distributor .....	130
31	1	I 166	Wringerman .....	136.33
32	2	I 170	Washer .....	135
33	1	I 172	Head Washer .....	155
34	1	I 178	Superintendent of Laundry .....	234.50
34.1	89	I 204	Porter .....	123
34.2	2	I 204	Porter .....	117
34.3	25	I 204	● Porter .....	110
34.3	19	I 204	Porter .....	110
35	1	I 206	Porter Sub-Foreman .....	140
36	1	I 208	Porter Foreman .....	155
37	1	I 210	Head Porter .....	192
37.1	1	I 254	Seamstress .....	135
38	4	I 254	Seamstress .....	132
38.1	1	I 254	Seamstress .....	128
39	1	I 256	Head Seamstress .....	153

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Fixing Amount of Bond for Employees of Central Office, Department of Public Health; Hassler Health Home; Laguna Honda Home; San Francisco Hospital; Emergency Hospitals.**

(Series of 1939)

Bill No. 2161, Ordinance No. 2061, as follows:

Amending Ordinance No. 1058 (Series of 1939) "Specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter: Fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" by amending Sections 26, 27, 28 and 29 thereof, and adding a new section to be known as Section 29a thereto:

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058, (Series of 1939), the title of which is recited above, is hereby amended by amending Sections 26, 27, 28 and 29 thereof and by adding a new Section thereto to be known as Section 29a, to read as follows:

**Section 26. Public Health, Department of; Central Office:**

Director of Public Health.....	\$10,000
Assistant Director of Public Health...	5,000
Senior Accountant .....	5,000
Senior Clerk-Stenographer .....	1,000
Bookkeeper .....	1,000
Senior Bookkeeper .....	2,000
General Clerks (3) each at \$1,000.....	3,000
Senior Clerk .....	1,000
	<hr/>
	\$28,000

**Section 27. Public Health, Department of; Hassler Health Home:**

Superintendent .....	\$ 2,000
Bookkeeper .....	1,000
	<hr/>
	\$ 3,000

**Section 28. Public Health, Department of; Laguna Honda Home:**

Superintendent .....	\$10,000
Assistant to Superintendent .....	3,000
Senior Pharmacist .....	2,000
General Clerk-Stenographer .....	1,000
	<hr/>
	\$16,000

**Section 29. Public Health, Department of; San Francisco Hospital:**

Superintendent .....	\$10,000
Head Clerk .....	5,000
Senior Pharmacist .....	2,000
General Clerk-Stenographer .....	1,000
General Clerk-Typist .....	2,000
	<hr/>
	\$20,000

**Section 29a. Public Health, Department of; Emergency Hospitals:**

Chief Emergency Hospital Steward...	\$ 1,000
Senior Emergency Hospital Steward..	1,000
	<hr/>
	\$ 2,000

The cost therefor to be paid out of such funds as may be appropriated or set aside from time to time for this purpose.

Section 2. Bill No. 2065 is hereby repealed.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Fixing Amount of Bond for Employees of Department of Finance and Records.

(Series of 1939)

Bill No. 2162, Ordinance No. 2062, as follows:

Amending Ordinance No. 1058 (Series of 1939), "Specifying the various officers and employees of the City and County of San Francisco who shall be bonded for the faithful performance of their respective duties where bonds are not specifically required by the Charter; fixing the amount of the suretyship to be given by said officers and employees; providing for the payment of premiums thereon and for the custody of said suretyship and providing for the form thereof, and repealing Ordinance No. 4.045" as amended by Ordinance No. 1923, by amending Section 15 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Ordinance No. 1058 (Series of 1939), the title of which is recited above, is hereby amended, by amending Section 15 thereof, to read as follows:

#### Section 15. FINANCE AND RECORDS, DEPT. OF PUBLIC ADMINISTRATOR:

Head Clerk .....	\$2,000
Bookkeeper .....	2,000
Bookkeeper .....	1,000
Senior Clerk-Stenographer .....	2,000
General Clerk-Stenographer .....	1,000
Special Investigator .....	1,000
	<hr/> \$9,000

The cost therefor to be paid out of such funds as may be appropriated or set aside from time to time for this purpose.

Section 2. Bill No. 2080 is hereby repealed.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Indefinite Postponement.

#### Salary Standardization Ordinance.

(Series of 1939)

Bill No. 2165, Ordinance No. ...., entitled:

"An ordinance fixing a schedule of compensations to be paid employees of the City and County of San Francisco in certain specified classifications which are subject to the provisions of Section 151 of the Charter, and providing for the administration of such schedule, and that the said schedule shall become effective July 1, 1943."

March 29, 1943—*Substitute Emergency Salary Standardization Ordinance passed March 29, 1943.*

On motion by Supervisor MacPhee, the foregoing bill was *Indefinitely Postponed*.

**Passed for Second Reading.**

The following recommendation of Judiciary Committee, heretofore Passed for Second Reading, was taken up: .

Present: Supervisors Gartland, Green, Shannon.

**An Ordinance Approving Rule 31.2 of the Civil Service Commission Providing for Leaves of Absence to Officers and Employees of the City and County for the Purpose of Accepting Other Employment Directly Connected With the Prosecution of the War or National Defense or Preparedness.**

(Series of 1939)

Bill No. 2088, Ordinance No. . . . . , as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions of said rule, which is as follows:

**Rule 31.2.****Military Leaves (For Non-Military Service in the War Effort).**

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County, *except members of the Police and Fire Departments*, for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the granting of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services. *Appointment of a new person to replace an employee granted leave under this rule shall continue only for the period of such leave.*

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he

desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is eligible, *according to his years of service*, under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force, such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule. Periods of leave granted under this rule shall not be calculated as City and County service, except for purposes of the Retirement System as provided in Section 151 of the Charter.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the request of the officer or employee in accordance with its judgment. The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commission in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

#### Amendment.

The Clerk, in connection with the consideration of the foregoing bill, presented and read a communication from Mr. Ralph Nelson, from the Retirement System, proposing an amendment thereto, by adding to Subsection e, the following language: "except for the purpose of the Retirement System as provided in Section 151 of the charter."

After explanation by Mr. Nelson the suggested amendment was accepted by the Judiciary Committee as part of the Committee's recommendation, and *approved by the Board without objection.*

### Passed for Second Reading.

Whereupon, the roll was called and the foregoing bill, as amended and reading as above, was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### NEW BUSINESS.

#### Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Approval of Supplemental Recommendations, Public Welfare Department, Months of March and April, 1943.**

(Series of 1939)

Resolution No. 3288, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department for the month of March, 1943, containing new applications for Old Age Security Aid, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations containing Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, and denials for the month of April, 1943, are hereby approved;

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Release of Lien Filed Re Indigent Aid—Mary Henderson King.**

(Series of 1939)

Resolution No. 3289, as follows:

Whereas, an instrument executed by Mary Henderson King receiving aid from the City and County of San Francisco has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said Mary Henderson King; and

Whereas, said Mary Henderson King on payment of the debts secured by said lien is entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County be, and he is hereby authorized to execute and deliver a release of any such lien.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.



**Release of Lien Filed Re Indigent Aid—Albert and Goldie  
McKinney.**

(Series of 1939)

Resolution No. 3290, as follows:

Whereas, an instrument executed by Albert and Goldie McKinney receiving aid from the City and County of San Francisco has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created lien in favor of said City and County on real property belonging to said Albert and Goldie McKinney; and

Whereas, said Albert and Goldie McKinney on payment of the debts secured by said lien are entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County be, and he is hereby authorized to execute and deliver a release of any such lien.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Cancellation of Taxes, Real Property Acquired by the City and  
County of San Francisco.**

(Series of 1939)

Resolution No. 3291, as follows:

Resolved, in accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, and the Assessor, be and are hereby authorized and directed to cancel all taxes, assessments, penalties, interests, costs and sales which may be a lien on the lots and improvements owned by the City and County of San Francisco, a municipal corporation, located within the following blocks, as per the current block books of the Assessor of the City and County of San Francisco:

412, 503, 508, 510, 743, 1283, 1302-A, 2102, 2109, 2488, 2850, 2987-A, 2909-A, 2989-A, 3069, 3070, 3071, 3072-A, 4044, 5546, 5547, 5549, 5620, 5621, 5624, 5626, 5629, 6099, 6101, 6102, 6104, 6105, 6137, 6141, 6265, 6266, 6316, 6342, 6571, 6638, 6706, 6764, 7039, 7115, 7134 and 7136.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Approving Various Warrants of Islais Creek Reclamation District.**

(Series of 1939)

Resolution No. 3292, as follows:

Be it resolved, That the following warrants of Islais Creek Reclamation District:

No. 913—To Antonio Silvani/Louise Silvani .....\$162.88

No. 914—To The San Francisco News ..... 5.46

No. 915—To Thos. K. McCarthy, Treasurer..... 4.11

payable out of the funds of said District, be and the same are hereby

approved; and that the President of the Board of Supervisors of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board, be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Declaring the San Francisco Chronicle to Be the Official Newspaper of the City and County of San Francisco for the Year Ending March 31, 1944.**

(Series of 1939)

Resolution No. 3293, as follows:

Whereas, the Purchaser of Supplies has advertised for bids for the official advertising for the City and County of San Francisco for the period of one year from April 1, 1943, to March 31, 1944; and

Whereas, The Chronicle Publishing Company, publishers of the San Francisco Chronicle, was the lowest and best bidder for doing of said advertising and the bid of the said Chronicle Publishing Company, publishers of The San Francisco Chronicle, was accepted, and the contract for doing said official advertising was awarded to said Chronicle Publishing Company, publishers of The San Francisco Chronicle; now, therefore, be it

Resolved, That The San Francisco Chronicle, a daily newspaper of general circulation, published in the City and County of San Francisco, and having a bona fide daily circulation of at least eight thousand copies, is hereby selected as and declared to be the official newspaper of the City and County of San Francisco for the period of one year, from April 1, 1943, to March 31, 1944.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Payment of Dues to Alta California, Inc., Fiscal Year 1942-1943.**

(Series of 1939)

Resolution No. 3294, as follows:

Resolved, That the Controller of the City and County of San Francisco be and he is hereby authorized and directed to make payment to Alta California, Inc., for membership dues of the City and County of San Francisco in the sum of Five Hundred (\$500.00) Dollars for membership during the fiscal year 1942-1943 in said organization, to be paid for out of such funds as may be appropriated.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Extension of Time to Seaboard Oil Company of Delaware, as Lessee, for Drilling of Second Oil Well on Certain City-Owned Land in Kern County.**

(Series of 1939)

Resolution No. 3295, as follows:

Whereas, pursuant to Resolution No. 2651, Series of 1939, adopted by this Board on May 25, 1942, and approved by the Mayor on May 28,

1942, the City and County of San Francisco, a municipal corporation, as lessor, entered into a written agreement with Seaboard Oil Company of Delaware, as lessee, whereby in consideration of the sum of \$800.00 paid by the lessee to the lessor, the lessee was given an extension of time until April 6, 1943, to drill a second oil well on the following described City owned real property situated in the County of Kern, State of California, acquired from the Estate of Alfred Fuhrman, deceased.

All of Section 21 and the Northeast  $\frac{1}{4}$  of Section 28, T. 28 S., R. 28 E., M. D. B. & M., excepting therefrom the top 1,500 feet.

And Whereas, due to war conditions the lessee has been unable to drill a second oil well on said land within said time limit and has offered to pay the lessor the additional sum of \$1,000.00 in consideration for a further extension of time until April 6, 1944, to drill said second oil well; and

Whereas, the Director of Property, the Park Commission and the Library Commission have recommended that said offer be accepted; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and are hereby authorized and directed to execute the necessary agreement with Seaboard Oil Company of Delaware, a corporation, for extending the time of commencing the drilling of a second oil well on said land until April 6, 1944, subject, however, to all of the terms, covenants and conditions contained in that certain lease dated November 5, 1941, and recorded in Book 1067 at page 53, Official Records of Kern County, California, except as modified by the agreement herein authorized.

The Director of Property shall deliver said agreement to the lessee upon receipt of said sum of \$1,000.00.

Recommended by the Library Commission.

Recommended by the Park Commission.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Library Department to Become Member of the Illinois State Historical Society.**

(Series of 1939)

Resolution No. 3296, as follows:

Resolved, That the Library Department of the City and County of San Francisco be and it is hereby authorized to become a member of the Illinois State Historical Society, the cost of \$2.00 per year therefor to be paid out of properly appropriated funds of the Library Department.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Repealing Resolution Providing for Identification Insignia on All Privately Owned Automobiles in Service of the City and County of San Francisco.**

(Series of 1939)

Resolution No. 3297, as follows:

Whereas, the Board of Supervisors on December 5, 1935, adopted Resolution No. 4426, providing for identification insignia to be attached

on every privately owned automobile in the service of the City and County of San Francisco; and

Whereas, the Chief Administrative Officer has reported that under present conditions it is impossible to obtain suitable insignia on account of the shortage of strategic materials, and that the necessity for use of such insignia has been eliminated by the placing of privately owned automobiles upon a carefully supervised mileage basis; therefore, be it

Resolved, That in accordance with the recommendation of the Chief Administrative Officer, Resolution No. 4426 be and it is hereby repealed.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Passed for Second Reading.**

**Authorizing Sale of City-Owned Land in Assessor's Block 6114.**

(Series of 1939)

Bill No. 2174, Ordinance No. . . . ., as follows:

Authorizing sale of city-owned land in Assessor's Block 6114.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Director of Property, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southwesterly line of Bowdoin Street distant thereon 150 feet southeasterly from the southeasterly line of Woolsey Street; running thence southeasterly along said line of Bowdoin Street 50 feet; thence at a right angle southwesterly 120 feet; thence at a right angle northwesterly 50 feet; thence at a right angle northeasterly 120 feet to the point of commencement.

Being a portion of Block 47 as per map of University Homestead Association.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco, and may be sold as a whole or subdivided.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Final Passage.**

**Amending Bill No. 2147, Ordinance No. 2016, by Creating Positions of Kitchen Helpers and Porter, Police Department.**

(Series of 1939)

Bill No. 2175, Ordinance No. 2063, as follows:

Amending Bill 2147, Ordinance No. 2016, by creating the following

positions in the Police Department: Two I 2 Kitchen Helpers at \$118 per month, and one I 204 Porter at \$110 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. There is hereby added to Bill No. 2147, Ordinance No. 2016, Section 1-a:

Section 1-a. The following positions are hereby created in the Police Department: Two I 2 Kitchen Helpers at \$118 per month, and one I 204 Porter at \$110 per month.

Section 2. This ordinance is passed as an emergency measure for the reasons set forth in Bill No. 2147, Ordinance No. 2016.

Recommended by the Chief of Police.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

Finally Passed by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Passed for Second Reading.

### Providing for Procedure for Receipt, Deposit and Disposition of Moneys, Checks, etc., Received by Municipal Court.

(Series of 1939)

Bill No. 2176, Ordinance No. ...., as follows:

An ordinance providing for the procedure for the receipt, deposit and disposition of all moneys, checks, etc., received by the Municipal Court.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. All money received by the Municipal Court and the Municipal Court Clerk for or in connection with the business of the Municipal Court shall be paid or delivered into the treasury not later than the next business day after its receipt as provided by Charter, Section 82.

Section 2. For the purpose of clearing checks, money orders, etc., received in the Traffic Fines Bureau or in the Traffic Court during the course of business of the Court, the Clerk of the Municipal Court is hereby authorized to open a commercial bank account to be known as: "MUNICIPAL COURT OF THE CITY AND COUNTY OF SAN FRANCISCO CLEARING ACCOUNT."

Section 3. Checks drawn upon said bank account shall be signed by either the Clerk of the Municipal Court or such employees of his office as are duly authorized by him so to sign.

Section 4. All checks, money orders, etc., received shall be deposited in said bank account not later than the next business day after receipt thereof.

Section 5. Concurrently with making the deposits in the bank, the Clerk shall issue or cause to be issued a check in the full amount of said deposit drawn in favor of the Treasurer of the City and County of San Francisco, which check shall constitute a part of the deposit with the Treasurer prescribed in Section 1 above.

Section 6. In the event any items deposited in the said bank account are returned by the bank, the amount of the check drawn by the Clerk pursuant to Section 5 above, shall be reduced by the amount of the uncollected items returned by the bank to the Clerk the preceding business day.

Section 7. All uncollected items *for each calendar month* returned to the Clerk by the Bank shall be delivered *by the Clerk to the Bureau of Delinquent Revenue not later than the 5th day of the following month.* He shall obtain a receipt from said Bureau of Delinquent Revenue therefor in such form as shall be prescribed by the Controller.

Section 8. The Bureau of Delinquent Revenue is hereby authorized and directed to proceed forthwith to effect collection on all said returned items turned over to it under the provisions of Section 7 hereof; and to maintain such records and prepare such statements as the Controller shall prescribe.

Section 9. All returned items remaining uncollected for at least one fiscal year, upon the recommendation of the Bureau of Delinquent Revenue, with the approval of the Controller, may be written off as of June 30 of each year.

Section 10. Traffic cases which were cleared by virtue of the receipt of checks, money orders, etc., which were subsequently returned uncollected by the bank, shall be re-established immediately as uncleared traffic cases.

Section 11. All payments received by the Municipal Court in excess of the amount applicable to a particular transaction, and all payments which cannot be immediately identified with a particular transaction, shall be included in and made a part of the deposit with the Treasurer prescribed in Section 1 hereof.

Section 12. Such receipts described in Section 11 shall be shown separately on the daily Deposit Tag and shall be credited to "Municipal Court Suspense" account, which account the Controller is hereby authorized and directed to create.

Section 13. *In cases where payments are in excess of the correct amount, refund will be made by the Controller upon proper authorization from the Court,* on such form and in such manner as may be prescribed by the Controller. *The Clerk of the Court shall prepare a schedule daily, covering these items.* Upon the Court's order so to do, the Controller shall draw a warrant payable to each claimant listed on said schedule where the amount claimed is on deposit in the said Suspense Account. Where excess payments remain unclaimed for a period of one year or more, the Controller is authorized to transfer such amounts from said Suspense Account to the General Fund.

Section 14. Checks, money orders, etc., received in amounts insufficient to cover cases for which tendered, or deficient in any other respect, shall be returned to their respective senders not later than the next business day after receipt. The Clerk shall maintain a register, in which shall be chronologically recorded each item so returned. There shall also be recorded in the said register the date, amount, identity of the instrument returned, name and address of the sender, and the date and reason for its return.

Section 15. With respect to collections not immediately identifiable, when identification is subsequently made, request shall be made of the Controller to transfer the applicable amount from the Suspense Account to the proper account. All such items remaining in the Suspense Account at the close of any fiscal year may be transferred by the Controller to the General Fund.

Section 16. The Clerk of the Municipal Court shall maintain such records and prepare such reports as the Controller and Presiding Judge shall prescribe.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Reappropriating \$1,000 to Provide Funds for Purchase of Supplies in San Francisco Public Library for Remainder of Current Fiscal Year.**

(Series of 1939)

Bill No. 2177, Ordinance No. ...., as follows:

Reappropriating the sum of \$1,000 from the surplus existing in Appropriation No. 214.110.00, to the credit of Appropriation No. 214.300.00, to provide funds for the purchase of supplies in the San Francisco Public Library for the remainder of the current fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 is hereby reappropriated from the surplus existing in Appropriation No. 214.110.00, to the credit of Appropriation No. 214.300.00, to provide funds for the purchase of supplies in the San Francisco Public Library for the remainder of the current fiscal year.

Recommended by the City Librarian.

Approved by the San Francisco Library Commission.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$26,050 From Surpluses, Park Commission, Necessary for Proper Conduct of Park Department.**

(Series of 1939)

Bill No. 2178, Ordinance No. ...., as follows:

Appropriating the sum of \$26,050 from the surpluses in various appropriations of the Park Commission to the credit of various appropriations where additional funds are required for the proper conduct of the Park Department.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$26,050 is hereby appropriated from the surplus in the following appropriations:

212.130.01	Wages Operating—General Division .....	\$ 900
212.130.01-1	Wages Construction—General Division .....	2,000
212.110.04	Permanent Salaries—Recreational Division Reserve .....	18,500
212.110.03	Permanent Salaries—Commissary Division—Reserve .....	650
212.110.01	Permanent Salaries—General Division—Reserve..	4,000
		<hr/>
		\$26,050

to the credit of the following appropriations:

212.130.02	Wages Operating—Zoo Division .....	\$ 900
212.130.03-1	Wages Construction—Commissary Division.....	2,000
212.350.03	Foodstuffs—Commissary Division .....	18,500
212.900.03	Services Other Departments—Commissary Division	650
212.385.02	Forage and Food for Animals—Zoo Division....	4,000
		<hr/>
		\$26,050

to provide funds for the proper conduct and uninterrupted operation of the Zoo Division and the Commissary Division of the Park Department.

Recommended by Superintendent of Parks.

Approved, as per Park Resolution No. 742, by Secretary of Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Consideration Continued on Motion for Reconsideration.

**Amending Salary Ordinance, San Francisco Civilian War Council, by Adding Item 10 Nutritionist and Executive Secretary; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2163, Ordinance No. . . . ., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by adding item 10, 1 L210 Nutritionist and Executive Secretary at \$250 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

### Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	\$ 300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense.....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Oper.....	155
5	26	B408	General Clerk-Stenographer .....	155
5.1	1	B408	General Clerk-Stenographer (part time)	77.50
6	1	B419.2	Secretary, Advisory Board .....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration .....	225
10	1	L210	Nutritionist and Executive Secretary.....	250

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, the nature of such emergency being as recited in Section 13 of Ordinance 1830, Series of 1939.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.



### Discussion.

Supervisor MacPhee announced that he was opposed to the foregoing salary ordinance amendment; he believed the requested position could be filled from present Civil Service list, of Nutritionist, although Dr. Lucas wants the person to be appointed to act, not only as a nutritionist, but as a secretary.

Supervisor Uhl announced that both he and Supervisor Mead voted in favor of the proposed salary ordinance amendment, in committee. However, he, Supervisor Uhl, had since learned that people on the Civil Service list have had experience and can undoubtedly fill the position. That is the real point involved: whether people on the list have had the necessary experience to fill the position.

Dr. Lucas announced that he was not opposed to Civil Service. He had a job to be done; it was a war job; it was a community job. He needed an executive secretary fully as much as a nutritionist, and if he could combine both functions in the one employment that would be what he desired.

Thereupon, Supervisor Uhl moved that the matter be re-referred to committee. *Motion failed for want of a second.*

Mr. Jack Helms, Director of Civilian Defense, announced that there was no objection to the position being Civil Service; it was, however, a job calling for executive ability, not within the scope of the nutritionist examination.

Mr. Grover O'Connor, attorney representing the San Francisco Municipal Civil Service Association, objected to the creation of the proposed position. There is now in existence a Civil Service list of nutritionists. The examination for that classification is one of the most difficult given by the Civil Service Commission. Applicants must have a master's degree, and then about five years of experience.

Whenever it is desired to avoid a civil service list, continued Mr. O'Connor, some word or designation is added to title for the purpose of creating a new classification, with the idea in mind of obtaining a position for some definite person. The position in question should be created as a nutritionist position, and should be filled from the Civil Service list.

Mr. Henderson, representing the Civil Service Commission, stated that the question whether the proposed position is to be filled from a list of eligibles, or is to be an exempt position, is a matter solely at the discretion of the Civil Service Commission. At the present time no request thereon has been made of the Commission.

Supervisor Shannon, commenting on the foregoing remarks, stated that he believed Mr. O'Connor had made a very fair statement. If we are interested in preserving Civil Service, Supervisor Shannon continued, he believed the proposed salary ordinance should be amended. By adding the words "and Executive Secretary," it gets around Civil Service. The range for nutritionist is \$175 to \$210; one of the persons on the nutritionist list should be given a trial for the position.

Mr. George Ososke, Assistant Director of Civilian Defense, explained the need for the requested position. This position is made necessary as a result of the war. Dr. Lucas, an outstanding doctor, is volunteering his time, and the City and County is most fortunate in obtaining his services. The Civilian War Council would be very happy to take the first girl on the nutritionist list for the position, but does not think it would be fair to pay her a salary of only \$150 and expect her to do the work of both nutritionist and executive secretary.

Supervisor Shannon, thereupon, moved that Item 10 in the foregoing bill be amended to read "Nutritionist, \$175."

Mr. Henderson pointed out that such amendment would be illegal. Classification of positions is a function solely of the Civil Service Commission.

Supervisor MacPhee moved that in conjunction with Supervisor Shannon's proposed amendment, the class number also be changed to read "L208" instead of "L210."

Mr. Henderson, in continuing his remarks, announced that if it were desired to set up position as "Nutritionist," it would be necessary to delete the item as recommended by the Civil Service Commission, and then have Mr. Helms make a request for "Nutritionist." In reply to comments by Mr. O'Connor, Mr. Henderson asserted that the Civil Service Commission does not classify positions in order to exempt a position from Civil Service; positions are classified solely on duties performed. The Commission set up this classification of Nutritionist and Executive Secretary. There has been no act by the Commission looking toward exemption from Civil Service.

Supervisor MacPhee, after commenting briefly on the foregoing discussion, announced that he believed it to be the wish of the Board that the job be taken from the present Civil Service list. An attempt so to do should be made.

Supervisor Shannon announced that he was opposed to re-reference to committee; he desired a vote without further delay. He would withdraw his motion for amendment, also.

Thereupon, the roll was called and the foregoing bill was *Refused Final Passage* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Roncovieri—6.

Noes: Supervisors MacPhee, Shannon, Uhl—3.

Absent: Supervisors Brown, Colman—2.

Before the result of the foregoing vote had been announced, Supervisor Gallagher changed his vote from "Aye" to "No" and moved for reconsideration.

The vote then stood:

Ayes: Supervisors Gartland, Green, Mead, Meyer, Roncovieri—5.

Noes: Supervisors Gallagher, MacPhee, Shannon, Uhl—4.

Absent: Supervisors Brown, Colman—2.

Thereupon, the matter was *continued on motion for reconsideration until Monday, April 12, 1943.*

#### Passed for Second Reading.

Reappropriating \$5,162.50 to Create Positions of 11 Gardeners, 4 Janitors, Recreation Department; and to Abolish Positions of 1 Laborer, 10 Playground Caretakers, and 4 Playground Caretakers, Same Department.

(Series of 1939)

Bill No. 2179, Ordinance No. . . . ., as follows:

Reappropriating the sum of \$5,162.50 from the surplus existing in Appropriation No. 213.110.00 to the credit of Appropriation No. 213.110.00; creating the positions of 11 O58 Gardeners at \$135 per month and 4 C104 Janitors at \$145 per month, in the Recreation Department and providing funds therefor; and abolishing the following positions in the same department: 1 J4 Laborer at \$177 per month, 10 J72 Playground Caretakers at \$155 per month, 4 J72 Playground Caretakers at \$145 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,162.50 is hereby reappropriated from the surplus existing in Appropriation 213.110.00 to the credit of Appropriation 213.110.00 to provide funds for 11 O58 Gardeners at \$135 per month and 4 C104 Janitors at \$145 per month, in the Recreation Department.

Section 2. The following positions are created in the Recreation Department:

11 O58 Gardeners at \$135 per month  
4 C104 Janitors at \$145 per month

and the following positions are abolished in the Recreation Department:

1 J4 Laborer at \$177 per month  
10 J72 Playground Caretakers at \$155 per month  
4 J72 Playground Caretakers at \$145 per month.

Recommended by Superintendent of the Recreation Department.

Approved by the Recreation Commission.

Approved as to form by the City Attorney.

Approved as to Classification and Compensation by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Final Passage.

Amending Section 16 of Salary Ordinance, Recreation Department, by Splitting the Section After Item 14 and After Item 22, and by Deleting Item 18.1; an Emergency Ordinance.

(Series of 1939)

Bill No. 2180, Ordinance No. 2064, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 16, RECREATION DEPARTMENT, by splitting the section after item 14 and after item 22, and establishing subdivisions thereunder, and by deleting item 18.1, and decreasing the number of positions under item 17 from 53 to 43 J72 Playground Caretakers at \$155, and increasing the number of positions under item 19.2 from 1 to 12 O58 Gardeners at \$135, and by decreasing the number of positions under item 15 from 9 to 8 J4 Laborers at \$177 per month and by adding item 14.01 for 4 C104 Janitors at \$145; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 16, is hereby amended to read as follows:

### Section 16. RECREATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	2	A154	Carpenter, \$11.50 per day 4 mos., \$12 per day 8 mos. ....	
2	1	A158	Sub-Foreman Carpenter, \$12 per day 4 mos., \$12.50 per day 8 mos. ....	
3	1	A354	Painter at \$12 per day .....	
4	1	B6	Senior Bookkeeper .....	\$ 190
5	1	B32	Business Manager, Recreation Dept. ....	295
5.1	1	B210	Office Assistant .....	106
5.2	1	B222	General Clerk .....	155

6	1	B222	General Clerk .....	170.50
7	1	B222	General Clerk .....	175
8	1	B228	Senior Clerk .....	180
9	2	B408	General Clerk-Stenographer .....	175
10	1	B408	General Clerk-Stenographer .....	171
11	2	B408	General Clerk-Stenographer .....	170
11.1	1	B408	General Clerk-Stenographer .....	155
12	1	B512	General Clerk-Typist .....	171
13	1	F258	Senior Civil Engineering Draftsman.....	266
14	1	F304	Supervisor of Playground Construction and Maintenance .....	350

## Section 16.1. RECREATION DEPARTMENT (Continued)

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
14.01	4	C104	Janitor .....	\$ 145
14.1	1	I 154	Laundress .....	106
15	9	J 4	● Laborer .....	177
15	8	J 4	Laborer .....	177
16	1	J 12	Labor Foreman .....	200
17	53	J 72	● Playground Caretaker .....	155
17	43	J 72	Playground Caretaker .....	155
19	2	O1	Chauffeur .....	186
19.1	1	O1	Chauffeur .....	213
19.2	1	O58	● Gardener .....	135
19.2	12	O58	Gardener .....	135
20	1	O58	Gardener .....	145
20.1	2	O58	Gardener .....	148
20.2	2	O58	Gardener .....	150
20.3	2	O58	Gardener .....	151
21	5	O58	Gardener .....	155
22	1	O62	Supt. of Grounds, Recreation Dept. ....	200

## Section 16.2. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
23	1	R2	Secretary, Recreation Commission.....	\$ 220
24	1	R3	Asst. Superintendent Recreation Dept. ....	291
25	1	R4	Supt. Recreation Department .....	425
26	25	R56	Playground Director (part time) .....	75
28	3	R56	Playground Director .....	185
30	14	R56	Playground Director .....	179.50
31	16	R56	Playground Director .....	178
32	4	R56	Playground Director .....	173
32.1	2	R56	Playground Director .....	165
33	5	R56	Playground Director .....	150
34		R56	Playground Director, 75c per hour.....	
34.1	6	R58	Director-at-Large, Recreation Dept. ....	205
35	1	R105	Supervisor of Athletics .....	258
36	1	R106	Supervisor of Dramatics .....	225
37	1	R107	Supervisor of Women's Activities.....	258
39	1	R108	Supervisor of Music .....	222
40	2	R112	Matron, Swimming Pool—7 months .....	130
41	2	R114	Swimming Instructor—7 months .....	175
42	1	R114	Swimming Instructor 7 months .....	190
43		R114	Swimming Instructor—5 months (same as item 42) .....	178
45	1	R116	Supervisor of Swimming .....	218

46		Planist (as needed) per call \$2.00 .....	
46.1	R112	Matron, Swimming Pool, 75c per hour .....	
46.2	R114	Swimming Instructor, 75c per hour.....	
46.3	1 R118	Curator, Children's Museum .....	198

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, by establishing the correct classification of these positions in the Department of Recreation.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

Re-reference to Finance Committee.

**Appropriating \$752.50 From Emergency Reserve Fund to Create Position of 1 Court Room Clerk, Municipal Court, Venereal Diseases Program; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2181, Ordinance No. ...., as follows:

Appropriating the sum of \$752.50 from the Emergency Reserve Fund to the credit of Appropriation No. 220.110.00, creating the position of 1 Court Room Clerk at \$215 per month in the Municipal Court for the new court established in connection with the venereal diseases program, and providing funds therefor; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$752.50 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 220.110.00, to provide funds for the balance of the current fiscal year for the compensation of 1 Court Room Clerk at \$215 per month in the Municipal Court for the new court established in connection with the venereal diseases program.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The provisions for the control of venereal diseases during the present national emergency having proven to be inadequate, it is necessary to provide funds for the above employment in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as the members of our armed forces stationed within the City and County of San Francisco.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

On motion by Supervisor MacPhee, the foregoing bill was *re-referred* to Finance Committee.

Amending Section 23 of Salary Ordinance, Municipal Court, by Splitting the Section After Item 10, and by Increasing Number of Positions Under Item 3.1 From 2 to 3 Court Room Clerk; an Emergency Ordinance Effective March 15, 1943.

(Series of 1939)

Bill No. 2182, Ordinance No. . . . ., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 23, MUNICIPAL COURT, by splitting the section after item 10, and by increasing the number of positions under item 3.1 from 2 to 3 B152 Court Room Clerk; an emergency ordinance, effective March 15, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 23, is hereby amended to read as follows:

### Section 23. MUNICIPAL COURT

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	12		Judges .....	\$ 625
2	1	B85	Jury Commissioner, Municipal Court .....	400
3	12	B152	Court Room Clerk .....	222
3.1	2	B152	● Court Room Clerk.....	215
3.1	3	B152	Court Room Clerk.....	215
4	1	B154	Criminal Law Clerk .....	185
5	1	B156	Senior Criminal Law Clerk .....	225
6	2	B160	Civil Law Clerk .....	218
6.1	1	B160	Civil Law Clerk .....	212
6.2	1	B160	Civil Law Clerk .....	185
7	3	B164	Senior Civil Law Clerk .....	273
7.1	1	B164	Senior Civil Law Clerk .....	225
8	1	B165	Cashier, Municipal Court.....	275
9	1	B170	Chief Asst. Clerk, Municipal Court .....	307.50
9.1	1	B171	Supervisor of the Traffic Fines Bureau.....	275
10	1	B172	Clerk of Municipal Court .....	500

### Section 23.1. MUNICIPAL COURT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
11	1	B234	Head Clerk .....	\$ 250
13	4	B222	General Clerk .....	175
14	4	B222	General Clerk .....	170
15	3	B222	General Clerk .....	162
16	16	B222	General Clerk .....	155
17	1	B228	Senior Clerk .....	180
18	5	B420	Phonographic Reporter, \$12.50 per day plus transcriptions .....	
19	11	B512	General Clerk-Typist .....	175
20	1	B512	General Clerk-Typist .....	170
21	1	B512	General Clerk-Typist .....	160
22	2	B512	General Clerk-Typist .....	155
23	1	B512	General Clerk-Typist .....	163

Section 2. This ordinance is passed as an emergency measure, effective March 15, 1943, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, in order to provide for the uninterrupted operation of the Mu-

municipal Court, by providing the services of a Court Room Clerk for the new court established in connection with the venereal disease program.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

On motion by Supervisor MacPhee, the foregoing bill was *re-referred to Finance Committee*.

#### Consideration Continued on Motion for Reconsideration.

**Appropriating the Sum of \$1,500 From the Emergency Reserve Fund to the Legislative Expense Fund of the Board of Supervisors for the Purpose of Providing Compensation for Frank X. Flynn as Public Relations Counsel of the City and County of San Francisco at the Current Session of the State Legislature; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2185, Ordinance No. . . . ., as follows:

Appropriating the sum of \$1,500 from the Emergency Reserve Fund to the Legislative Expense Fund of the Board of Supervisors for the purpose of providing compensation for Frank X. Flynn as Public Relations Counsel of the City and County of San Francisco at the current session of the State Legislature; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,500 is hereby appropriated from Appropriation No. 202,900.00 Emergency Reserve Fund, to Appropriation No. 201,298.00 Legislative Expense Fund, for the purpose of defraying the compensation of Frank X. Flynn, at the rate of \$500 a month, as Public Relations Counsel of the City and County of San Francisco at the current session of the State Legislature.

Section 2. This ordinance is passed as an emergency ordinance and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows:

That said appropriation is necessary for the uninterrupted conduct of the Board of Supervisors in providing for the Public Relations Counsel at the current session of the State Legislature for the reason that the funds provided in the annual budget and appropriation ordinance for said purpose are exhausted.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Recommended by the Mayor.

Funds requested by Resolution No. 3209.

#### Discussion.

Supervisor Shannon, in discussing the foregoing requested appropriation, urged that the appropriation be approved. The full amount of the appropriation would not be used, but it would not be wasted. During the last days of the session, when many bills are introduced, San Francisco should have some one at Sacramento, looking out for her interests, who has a keen knowledge of the way bills are introduced, heard by committee in haste, and rushed through. It is impossible for Mr. Skelly to do all this.

Supervisor Green announced that he had voted against Mr. Flynn, but not because of any personalities. He believed Mr. Flynn to be one of the most able men in Sacramento, but he felt it would be much better to secure the services of someone connected with the administration

to help Mr. Skelly rather than to engage Mr. Flynn. However, such person was not forthcoming. Mr. Flynn, undoubtedly, will do a fine job, if appointed. Because nine votes are needed for the proposed appropriation, and because there is a desperate need for someone to help Mr. Skelly, Supervisor Green continued, he would vote for the appropriation, although he believed it would be better to have someone not connected with any other interests.

Supervisor Uhl announced that he had voted against Mr. Flynn, although he had stated, at the previous meeting of the Board that if the vote were otherwise unanimous, he would change his vote. Thereupon, he moved that further consideration be postponed for one week. Motion failed for want of a second.

Thereupon, the roll was called and the foregoing bill was *Refused Final Passage* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon—8.

No: Supervisor Uhl—1.

Absent: Supervisors Brown, Colman—2.

Before the result of the foregoing vote had been announced, Supervisor Shannon changed his vote from "Aye" to "No" and moved for reconsideration at the next meeting of the Board. Motion seconded by Supervisors Mead and Gartland.

Supervisor Mead, in discussing the foregoing action, announced that in his opinion the absence of two members of the Board did not constitute any reason for holding up the business of the City and County, and he could see no reason for this week's postponement. No good could come from the delay.

Supervisor Shannon appealed to Supervisor Uhl to change his vote. There is no question as to the sincerity of Supervisor Uhl, he stated. The Supervisor has already made a statement that if the vote were otherwise unanimous, he would vote "Aye." A motion to engage the services of Mr. Flynn has already been passed by the Board, and he believed Supervisor Uhl should consider the great value Mr. Flynn could be to San Francisco during the last month of the session of the Legislature.

Supervisor Roncovieri also urged Supervisor Uhl to change his vote.

Supervisor Uhl declined to change his vote.

Thereupon, the matter was *continued on motion for reconsideration until Monday, April 12, 1943.*

### Adopted.

**Appointment of Frank X. Flynn, as Public Relations Counsel, to Represent the City and County of San Francisco at the Present Session of the State Legislature.**

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, the Legislature of the State of California did by an Act approved March 16, 1935, entitled "An Act to authorize legislative bodies of counties and cities and counties, directly or through a duly authorized representative, to attend the sessions of the Legislature of the State of California," etc., and

Whereas, this Board of Supervisors deems it proper that said Board and the City and County of San Francisco shall be represented at the present session of the Legislature of the State of California; now, therefore, be it

Resolved, That Frank X. Flynn be and he is hereby appointed Public



Relations Counsel to represent the City and County of San Francisco, at the present session of the State Legislature, at a salary of \$500 per month.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

### Refused Passage.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Appropriating \$2,480 From Surplus in Water Department Taxes—Actual to Credit of Temporary Salaries—General, to Provide for Temporary Employments of General Clerks in Water Department, in Connection with Inspection and Measuring of Garden Plots for Victory Gardens.**

(Series of 1939)

Bill No. 2183, Ordinance No. . . . ., as follows:

Appropriating the sum of \$2,480 from the surplus existing in Appropriation No. 266.870.00—Water Department Taxes—Actual, to credit of Appropriation No. 266.120.26—Temporary Salaries—General, to provide for temporary employment of general clerks in the service of the Water Department, in connection with inspection and measuring of garden plots for Victory Gardens.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$2,480 is hereby appropriated from the surplus existing in Appropriation No. 266.870.00—Water Department Taxes—Actual, to credit of Appropriation No. 266.120.26—Water Department—Temporary Salaries—General, to provide for employment of six general clerks in the service of the Water Department in connection with the inspection and measuring of Victory Gardens for reduced water rates.

Section 2. This sum is needed to provide for the employment of six general clerks, four for the period from April 1 to June 30, 1943, and two additional or six in all for the period from May 1 to June 30, 1943. Since every water user has been mailed an application for reduced water rates for Victory Gardens, it is estimated that this is a minimum force that will be able to perform the work of inspection and measuring of garden plots.

Public Utilities Commission Resolution No. 5530.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

### Discussion.

Supervisor MacPhee explained the reason for reference to the Board, without recommendation, of the foregoing bill. The Finance Committee felt that the desired purpose could be accomplished by having people send in affidavits as to the areas of their Victory Garden plots. Mr. Robert Scott, of the Public Utilities, believed such procedure would not be satisfactory. In 1939, Supervisor MacPhee continued, there were 12,393 employments in the City and County of San Francisco; now there are more than 13,000. The Finance Committee is endeavoring to decrease

the number of employments in the City and County service, and release manpower for the war effort. This work, the Committee believes, could be done without creating additional employments, and unless employments are absolutely necessary for the efficient operation of the city government, the Finance Committee will not vote for more employments.

Supervisor Shannon agreed with the views expressed by Supervisor MacPhee.

Mr. Scott explained the need for the additional temporary employments. In the legislation providing for reduced water rates for Victory Gardens, one of the provisions was that the garden areas should be measured by representatives of the San Francisco Water Department. These temporary employments are merely for the purpose of carrying out the provisions of that legislation and to enable the Water Department to grant credit to the consumers for amounts already approved by the Board of Supervisors. Since the meeting of the Finance Committee the Water Department made some test checks on applications already received. In these applications, the consumers claimed 6100 square feet of garden area, the allowances for which would total \$18.45. The actual area by measurement disclosed that there were only 2500 square feet, for which allowances would be \$7.35. It is estimated that there will be at least 20,000 applications for allowances because of Victory Garden planting. Should 25 per cent of these applications show the same degree of error, the result will be a reduction of more than \$10,000 of Water Department revenues. Without these employments the Victory Garden rates cannot be granted.

Supervisor MacPhee, in final argument, announced that he agreed that the necessary measurements should be made, but he did not believe it necessary to create any additional employment to do the work. The measurements could be made by Block Clubs, or in some other way.

Thereupon, the roll was called and the foregoing bill was *refused passage for second reading* by the following vote:

Ayes: Supervisors Mead, Meyer, Roncovieri—3.

Noes: Supervisors Gallagher, Gartland, Green, MacPhee, Shannon, Uhl—6.

Absent: Supervisors Brown, Colman—2.

### Adopted.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Present: Supervisors Uhl, Gallagher, MacPhee.

Mayor to Appoint San Francisco Post-war Planning Committee.

(Series of 1939)

Resolution No. 3306, as follows:

Whereas, San Francisco is faced with the compelling fact of a tremendous increase in its population due directly to all-essential functions it performs as a major seaport in a principal theater of war; and

Whereas, San Francisco has risen to the condition and occasion with a thoroughness and alacrity that has won commendation from military and naval authorities, it becomes increasingly obvious to all citizens having the best interest of their community at heart, that the impetus created under war conditions must be maintained when the guns are silent again; and

Whereas, it is imperative that San Francisco give close attention now to the framing of its future; to the end that hazard and chance shall not determine the fate of this port; to the solution of such prob-

lems of post-war planning as must arise in connection with the care and cultivation of a greatly enlarged population—which should be retained without detriment to, or impairment of opportunities for, long resident San Franciscans; to provide against industrial setback; to guard against disruption of trade and commerce; to ensure jobs for all post-war employables; to guarantee stabilization of property and rental values; to protect present and future investments; to provide adequately for commensurate expansion in all fields of enterprise and to further improve the facilities at this port for our rich agricultural hinterland. As these problems directly affect the future security and welfare of every San Franciscan, it is therefore

Resolved, The Board of Supervisors recommend that the Mayor of San Francisco, as soon as possible, select and appoint a committee, to be designated as the San Francisco Post-war Planning Committee, and that all agencies of the Municipal Government be called upon to cooperate in the successful attainment of the goals set by said Committee in behalf of the future prosperity of the great seaport of San Francisco.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

#### **Adopted.**

The following recommendations of County, State and National Affairs Committee were taken up:

Present: Supervisors Green, Gartland, Shannon.

#### **Opposing Legislation Designed to Abolish Trade Stamps and Coupons.**

(Series of 1939)

Resolution No. 3301, as follows:

Whereas, there have been introduced in the Legislature of the State of California, Assembly Bills 1428, 1429 and 1742, together with Senate Bills 785, 786 and 906, which bills have for their purpose, among other things, a prohibition against the issuance by retail merchants of coupon trading stamps; and

Whereas, this legislation is detrimental to and vigorously opposed by thousands of working men and women residing in the Mission District, who, since the organization of the Mission Street Merchants Coupon Company, have benefited through the issuance of trading stamps by a saving in excess of \$1,250,000; and

Whereas, since 1912, the Mission Street Merchants Coupon Company have maintained a cooperative, non-profit organization, the members of which may issue trading stamps or coupons, and in which organization any merchant on Mission Street is eligible to membership; and

Whereas, under the law as presently written, which permits the issuance of trading stamps or coupons, the working class purchaser enjoys the same advantages available to business men and merchants generally, i.e., a small discount for cash payments; and

Whereas, the issuance of trading stamps or coupons has a salutary effect not only because the practice is promotive of thrift but because of the further fact that through it the people who are compelled to consider with utmost caution the expenditure of the meagre amounts available for necessities are provided more merchandise than would otherwise be the case; and

Whereas, the Trade Stamp or Coupon Plan enables the small merchant to economically advertise the merchandise he has for sale; and

Whereas, under no circumstances are these stamps or coupons redeemed in cash; and

Whereas, the enactment of legislation prohibiting the further issuance of trade stamps or coupons would be inimical to the best interests of the merchants and people of the Mission District and of other sections of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors does hereby record itself as opposed to the enactment of any legislation which would prohibit the issuance of trading stamps or coupons; and be it

Further Resolved, That a copy of this resolution be sent to Mr. Albert F. Skelly, Legislative Representative of the City and County of San Francisco, with instructions to oppose the enactment of any such legislation and to that end to enlist all the support possible; and be it

Further Resolved, That copies of this resolution be sent to each member of the San Francisco delegation in the State Legislature with the request that they exert their efforts to the end that the aforementioned bills shall not be enacted into law.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Recommending That Women, Who Have Met Government Requirements and Possess Necessary Certificates, Be Permitted to Work on Board Ships in the Steward's Department and Such Other Departments in Which They May Properly and Competently Serve.**

(Series of 1939)

Resolution No. 3302, as follows:

Whereas, the National Maritime Union has available a number of competent women who have all the necessary government papers and are standing by willing and anxious to take their places aboard American ships in the skilled capacities of Chief Cooks, Second Cooks, Bakers, Assistant Cooks and other ratings necessary in the Steward's and other departments; and

Whereas, the problem of supplying ships with full complements of experienced Steward's Department and other necessary personnel is becoming more acute and has taxed the efforts and resourcefulness of the National Maritime Union to the utmost and the inability to supply such personnel has resulted in delay of ships departure and in ships sailing short-handed in order to make the scheduled convoys; and

Whereas, women are making their contributions to the war effort in transportation, shipyard and other important sections of our war industries and there is no logical reason why competent women cannot do likewise in the merchant service; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby record itself in support of the right of women, who have met the government requirements and possess the necessary certificates, to work aboard ships in the Steward's Department and in such other departments within which it is deemed that women may properly and competently serve; and be it

Further Resolved, That copies of this resolution be sent to all local parties interested in the subject matter.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Memorializing President Roosevelt to Take Certain Steps in Connection With a Situation in North Africa, Alleged to Be Untenable.**

(Series of 1939)

Resolution No. 3303, as follows:

Whereas, the City and County of San Francisco subscribes wholeheartedly to your policy of liberation enunciated November 17th, and to your policy of "unconditional surrender" for all Nazi military forces and Nazi ideologies; and

Whereas, Nazi laws and influence still persist in North Africa in the following forms:

1. Thirty thousand Spanish Republicans and other anti-fascists are still held in concentration camps, jails and restricted areas in Algeria, Morocco and Tunisia;
2. Trade Unions have not been allowed to reorganize.
3. Known pro-Vichy and anti-allied personnel continue to hold office; and

Whereas, such a situation creates disaffection behind the fighting front in North Africa, undermines morale on the home front and discourages the resisting peoples of occupied countries who expect unconditional liberation; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco as the duly elected legislative representatives of the people of said City and County does hereby memorialize the President of the United States and does urge:

1. That immediate and unconditional release of the Spanish Republicans and all other anti-fascist refugees interned in Algeria, Morocco and Tunisia be brought about.
2. That the Jews be reestablished in every respect as full citizens under the laws of the French Republic.
3. That trade unions be allowed to reorganize and bargain collectively, as under the laws of the French Republic.
4. That Vichy men be replaced with pro-allied officials, since the carrying out of your policies and ours may depend on their executive compliance.

And Be it Further Resolved, That a copy of this resolution be sent to the President of the United States.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Approving A. B. 964, Relating to Moneys to Be Expended for Acquisition, Development, etc., of Ocean Beaches If Amended so That San Francisco Receives Benefit of Expenditure or If Expenditure of said Funds Shall Be Made by the State Park Commission.**

(Series of 1939)

Resolution No. 3304, as follows:

Whereas, there is now pending in the Legislature of the State of California, Assembly Bill 964, appropriating the sum of \$6,000,000 to be expended for the acquisition, development, improvement and protection of ocean beaches, including tidewater bays and inlets, for recreation purposes; and

Whereas, the purchase of land at this time, for the aforementioned purposes, would clear the war for post-war construction and would re-

sult in the development of additional public recreation areas, would encourage boating, fishing, bathing and other aquatic activities and increase tourist income; and

Whereas, the City and County of San Francisco would benefit greatly were this measure enacted in such form as to insure our participation in the same ratio as other eligible counties within the State; now, therefore, be it

Resolved, That if in its final form, the aforementioned bill provides for the appropriation of \$6,000,000 or any other sum to be expended for the acquisition, development, improvement and protection of ocean beaches, including tidewater bays and inlets, for recreation purposes and provides either that the money to be appropriated shall be expended in such a manner as to insure that San Francisco shall be a beneficiary thereof or that expenditure of the funds shall be made by the State Park Commission, then and in that event this Board of Supervisors does hereby approve and urge the enactment of Assembly Bill 964; and be it

Further Resolved, That a copy of this resolution be sent to Mr. Albert F. Skelly, Legislative Representative of the City and County of San Francisco, with instructions to act in accordance with the provisions of this resolution.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Opposing Senate Bill No. 459, Modifying Procedure for Surveying, Subdividing and Mapping Real Estate.**

(Series of 1939)

Resolution No. 3305, as follows:

Resolved, That in accordance with the recommendation of the Committee on County, State and National Affairs, the following bill pending in the Legislature of the State of California be opposed, as detrimental to the best interests of the City and County of San Francisco:

S. B. 459—Amends Sections 11525 and 11526 of the Business and Professions Code, modifying procedure of surveying, subdividing and mapping real estate, and be it

Further Resolved, That a copy of this resolution be sent to Mr. Albert F. Skelly, Legislative Representative of the City and County of San Francisco, with instructions to oppose the enactment of any such legislation and to that end to enlist all possible support; and be it

Further Resolved, That copies of this resolution be sent to each member of the San Francisco delegation in the State Legislature with the request that they exert their efforts to the end that the aforementioned bill shall not be enacted into law.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Adopted.**

The following recommendations of his Honor, the Mayor, were taken up:

**Leave of Absence—John D. McGilvray.**

(Series of 1939)

Resolution No. 3306, as follows:

Resolved, That in accordance with the recommendation of his Honor, the Mayor, Honorable John D. McGilvray, member of the Board of

Education, be and he is hereby granted a leave of absence for a period of two weeks, commencing April 2, 1943, with permission to leave the State.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Leave of Absence—E. G. Cahill, Manager of Utilities.**

(Series of 1939)

Resolution No. 3298, as follows:

Resolved, That in accordance with the recommendation of his Honor, the Mayor, Mr. E. G. Cahill, Manager of Utilities, be and he is hereby granted a leave of absence of three weeks commencing April 16, 1943, with permission to leave the State.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

## **ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

### **MAYOR'S BUDGET MESSAGE.**

The following communications from his Honor, the Mayor, were presented:

April 1, 1943.

The Honorable Board of Supervisors, City Hall,  
San Francisco, California.

Gentlemen: This budget message is transmitted to you with the request that it be printed in the calendar of the Board for April 5, 1943.

The Charter requires the Mayor to transmit the budget to the Board of Supervisors not later than the first day of May.

This year it is possible for me to make my annual submission one full month in advance of the time limit.

Just a word of explanation as to this:

A ten-day period of convalescence following my recent hospitalization provided an opportunity for uninterrupted consideration of the 1943-44 budget requests. My Administrative Assistant, Mr. David Lewis, carried through promptly the technical task of giving effect to policy decisions arrived at. As a result, the Board will have thirty full working days (excluding Saturdays, Sundays and Mondays—the regular meeting day of the Board) between the date of receipt of the budget and the deadline date for adoption—May 21—established by ordinance of the Board. Had it not been possible for me to make this submission to you at this early date you would have had only twelve working days at your disposal. The additional time will make it possible for the Board of Supervisors to put forth truly constructive efforts in planning the spending program for the ensuing fiscal year.

It is gratifying to me to be able to give the Board of Supervisors during this critical period additional time for their consideration of the fiscal and budget problems of these trying days.

With this more or less personal preface disposed of I proceed now

with a formal outline of the documents I am submitting and a discussion of the financial program incorporated therein.

As required by Section 72 of the Charter there have been transmitted to your honorable Board today the following:

- a. The consolidated 1943-44 estimates for all departments and offices of the City and County.
- b. The proposed 1943-44 budget.
- c. Detailed estimate of all 1943-44 revenues of each department.
- d. An estimate of the 1943-44 requirements to meet bond interest and redemption and other fixed charges and revenues applicable thereto.
- e. The draft of the 1943-44 annual appropriation ordinance as prepared by the Controller.

#### Salaries.

The Board has adopted a schedule of compensations which will be effective July 1, 1943. No attempt has been made by me to give effect in the accompanying budget to the provisions of that salary schedule. The wage or salary applicable to each employment is dependent on the length of service of the employee; the Civil Service Commission is the only department which has such service records available. The determination of the individual salaries and wages for 1943-44 becomes, therefore, the responsibility of the Civil Service Commission and in view of the fact that the salary schedule has just been approved by the Board of Supervisors, it seemed to me that considerable time would be saved and duplication of effort eliminated if the Civil Service Commission would perform the task of salary revision of the accompanying budget at the direct request of the Board of Supervisors rather than doing the job once for the Mayor, and then re-checking the job later for the Board.

#### Employees on Military and War Leave.

The departmental requests as submitted to me, and which I am now transmitting to you, do not reflect any uniform policy with relation to employees on military and war leave and I believe it to be incumbent upon us to work out a formula which can be applied uniformly.

It is my earnest recommendation to the Board, and one in which I feel confident they will join, that provision be made in this budget for the protection of the positions and the salaries of the positions of the municipal employees—both men and women—who are now serving with the armed forces, or who have been granted leaves of absence in order to render service to essential war industries. I earnestly solicit the cooperation of the Board of Supervisors, or of any duly designated committee of the Board, toward the end that well in advance of the deadline set by your budget procedure ordinance for supplemental budget recommendations (your established deadline is May 15) we may be able to work out with the department heads, and with the Civil Service Commission, ample protection of positions and of salaries for those who are protecting us and our democratic institutions on the battlefronts of the world. This is a task which will require coordination of effort and wholehearted cooperation on the part of all concerned, and I earnestly recommend that this phase of the budget problem be given your attention at the earliest possible moment.

#### Increases Occasioned by Vote of the People.

Last November the voters approved a Charter amendment, which had your hearty approval and my hearty approval, increasing the basic salaries of the uniformed personnel of the Police Department and the Fire Department. A recapitulation of these increases would indicate that the added salary cost in the Police Department will be \$374,442, and in the Fire Department \$322,801—or a total of \$697,243.



Another permanent expense was added, by vote of the people at the November election, when they approved the proposition of the City taking over the Underwriters' Fire Patrol. The cost of personnel for 1943-44 will be \$70,140, if the present personnel of 12 men and 7 officers is retained and if provision is made for 7 men now on military leave. If sufficient personnel were added to establish this service on the same basis as present fire companies, the annual cost would be \$108,685.

#### Women's Court.

Included in the budget estimates is one completely new service of government which has been officially designated as "Women's Court for Sex Offenders." This was inaugurated during the current fiscal year by emergency appropriation in order to cope with the problem of venereal disease. The value of this new service has been demonstrated; this is an additional function of government which these trying times has rendered essentially imperative. I am confident that the same reasoning which impelled the Board to concur in my recommendation for financing this service through the medium of an emergency appropriation during the year will cause the Board to approve the provision made in the 1943-44 budget.

#### City Planning Commission.

The budget request of this department has been approved by me without change.

Real progress is being made by the City Planning Commission in connection with current problems and the Commission is facing realistically the matter of post-war planning. It is my hope that the Board will find it possible to concur in my approval of the Commission's program as reflected in their budget request.

#### Increase in Cost of Foodstuffs.

In the budget of those departments requiring purchase of foodstuffs there has been an unavoidable increase due to the fact that there has been a tremendous increase in the cost thereof, a situation with which each person in our country is thoroughly familiar. A municipal corporation must meet the problem of increased cost just as every citizen must meet it—by spending more money for the acquisition of foodstuffs.

#### Sewers.

In the Engineering Division of the Department of Public Works \$638,000 was requested for sewer replacements and reconstruction.

It is my belief that the entire sewer problem of San Francisco must be approached along the lines of a letter which I addressed to Supervisor MacPhee, Chairman of the Finance Committee, under date of February 18, 1943, copy of which is attached hereto.

May I urge that the "Sewer Rental Program" be given priority in your deliberations in order that such a program may be made effective by July 1, 1943. Here again we have a problem where the legislative branch of government, and the administrative branch of government, and the executive branch of government should work jointly and in a coordinated fashion. Once again may I point out the early submission of the budget to your honorable Board makes possible concerted action on such a problem without risking last minute delays. Because I believe a program of this character can be worked out and should be worked out, I have deleted the \$638,000 item from the budget of the Engineering Division of the Department of Public Works. I earnestly appeal to the Board to indicate the manner and method by which this office can best cooperate with the Board in order that our responsibilities for providing a better sewer system may be discharged.

### **Repayment of Relief Loan Number One to the State of California.**

During the depression years a loan was granted to the City and County by the State for unemployment relief purposes. For the past several years we have been repaying this loan in annual installments.

Because of difficulties in obtaining materials it will not be possible to continue the usual program of street improvements, and the Chief Administrative Officer has recommended, and I have approved, inclusion in the Special Road Improvement Fund of an item of \$474,969 to repay Loan Number One in full. By doing this we will save interest on the balance at the rate of 4½%.

### **Emergency Reserve Fund.**

It is my unqualified recommendation to the Board that the full amount allowable under the Charter as requested by me be appropriated to the Emergency Reserve Fund. It is important that the requested amount be left intact in order to guarantee the uninterrupted operation of the City departments in the event of unforeseen emergencies—the extent of which no man can foretell, fifteen months in advance, during these uncertain times.

### **Financing of War-Caused Activities.**

The San Francisco Civilian War Council approved during February the budget submitted by the Director of Civilian Defense covering the estimated needs of both the protective services and the war services for the 1943-44 fiscal year. It is proper for me to point to the Board that the president of the Board of Supervisors, the Controller, and I, myself, as Mayor, did not vote on the budgets of the several divisions of the two services. Each one of us recognized that, in our individual capacities as public officials, we would have to, at a later date, pass judgment on those budgets as part of the over-all budget problem of the City and County. However, I am transmitting the budget approved by the War Council to the Board of Supervisors without having made any changes therein for the reason that here too we have a problem which we must meet by joint consideration and action. Even though these budgets were approved only last month several new problems have arisen and new needs have been brought to light. It is inevitable that the budget of the war-caused activities will be the subject of supplementary recommendations by me within the deadline established by your budget procedure ordinance, because the budgets as submitted for war-caused activities are not complete insofar as requirements for civilian defense are concerned.

As an example, the Board of Fire Commissioners requested an appropriation to continue certain of the civilian defense activities of the department; this particular request has been tentatively deleted from the budget for the reason that the responsibility for policy determination with respect to this matter appears to me to be a responsibility which must be shared jointly by the Board of Supervisors, the Civilian War Council and the Mayor. During the current year it has been impossible to obtain a sufficient number of firemen on a temporary basis to meet the staff requirements. The Fire Commission requests an increased number of permanent employments. I feel it is only fair that the Board of Supervisors and the Mayor, jointly, accept responsibility for a policy decision and a determination as to what funds should be provided therefor during the coming fiscal year. Your suggestions as to how we may best coordinate our endeavors in this regard are solicited.

### **Matters Subject to Later Determination.**

There is reasonable ground for the belief that the Legislature will terminate its session early in the month of May. Until the session has concluded there is no way to know what changes in the budget

and fiscal structure of the City and County of San Francisco may be made by actions of the Legislature.

We do know that any mandatory items—if any there should be—can be cared for at the time of the tax levy in September. However, if the Legislature does adjourn early in May proper provision could be made for such mandatory items prior to the adoption of the budget by the Board of Supervisors.

Another matter which, in my judgment, will undoubtedly call for revision of a portion of the Public Utilities budget will be the acquisition of the Market Street Railway. It is my considered opinion that the people of San Francisco will approve the revenue bond measure at the election of April 20, and in that event it will be necessary, immediately thereafter, for supplemental budget recommendations originating with the Public Utilities Commission, and approved by me, to be placed promptly in the hands of the Board.

### **Budget Procedure Ordinance of the Board of Supervisors.**

I want to take this opportunity to congratulate and commend the Board of Supervisors, and particularly the Finance Committee of the Board of Supervisors, for having adopted Bill No. 1925 Ordinance No. 1847 which was finally passed by the Board on November 9, 1942. This establishes orderly procedure in connection with budget matters and, more important than that—if it can be truthfully said that anything is more important than orderly procedure—is the fact that definite deadline dates have been established through the medium of that ordinance. I am in hearty accord with the purposes and principles of that ordinance, and I pledge to the Board now my wholehearted co-operation particularly with respect to the deadline established by the Board in connection with supplemental budget requests. Your ordinance definitely states that the Board will not consider any requests to increase any amount or add any new item for personal services, or materials, supplies or contractual services for any department or office in the proposed budget unless such requests are received by the Board prior to the 15th day of May.

### **General Comments.**

I have commented at some length on the several matters to which the Board and the Mayor must give joint consideration, but the fact that there are such matters left "open" should not be regarded as an indication that I have failed to give consideration to them, nor that I have not taken drastic action with respect to many, many other items in this budget.

There were many proposals of a meritorious nature recommended by department heads which I have deleted because, in my judgment, they should be deferred in order to lighten as far as possible the tax burden.

The Federal government has suggested that usage of essential materials be restricted, and that acquisition of new equipment of any kind be kept at a minimum. The revisions which I have made in departmental requests, insofar as capital improvements and equipment are concerned, are in accord with Federal policy.

The Charter requires me to submit a comparison with the previous budget. This I have done and your attention is directed to the detailed tabulation which accompanies this message. However, you will recognize, as I do, that this comparative showing will be changed when the salary schedule adopted by the Board is reflected in the final figures.

### **Conclusion.**

As Mayor of San Francisco I have submitted twelve annual budgets to the Board of Supervisors.

Viewed in the light of experience gained in those dozen years, I venture the opinion that the budget which I am transmitting today

MONDAY, APRIL 5, 1943

provides the basis for a sound financial program. With the aid of the Administrative Assistant to the Mayor, Mr. David Lewis, it has been possible for me to keep abreast month by month of departmental needs to a far greater extent than ever before, with the result that this year the Board will have more time at its disposal for a consideration of budget problems.

This year to a greater degree than ever before it is essentially imperative that the budget when finally adopted will be the very best budget that all of us, working together in harmonious cooperation, can possibly produce. Certain of the municipal revenues, from other than tax sources, will be materially less in the ensuing fiscal year than in the current fiscal year. There is no particular need for me to go into detail on this subject; each member of the Board recognizes that such revenue sources as traffic fines, building permits, local share in gas tax revenues, and many other items are showing, and will continue to show, a downward trend. Every resident of San Francisco is paying more today to his State government, and to the Federal government, than he has ever paid before.

In your budget deliberations you may depend on the collaborative assistance of Mr. David Lewis, and I shall hold myself in readiness to extend every possible cooperation in whatever manner or method your judgment will indicate as best suited to your needs.

The Controller has assured me that the Budget Division of his office will, as always, extend every possible cooperation to the Board.

It is my earnest hope that through our joint efforts we will be able to produce a budget which will provide for all of the essential services of government based on sound financing and at the same time require a lessened contribution from taxpayers than the 1942-43 budget.

Yours very truly,

ANGELO J. ROSSI, Mayor.

February 18, 1943.

Honorable Chester R. MacPhee, Supervisor  
Board of Supervisors, City Hall  
San Francisco, California

Dear Supervisor MacPhee: I am very pleased to note that on Monday, February 15, you introduced a resolution which was adopted by the Board of Supervisors, requesting the Chief Administrative Officer to investigate the feasibility of inaugurating the sewer rental program in San Francisco.

I congratulate you on resurrecting this matter, which was submitted first to the Board of Supervisors in July of 1940 with the approval of the late Alfred J. Cleary, then Chief Administrative Officer, but until your resolution was presented Monday no action had been taken by the Board. It was submitted in the form of a report entitled "Report on the Sewer System of San Francisco and Method of Financing Necessary Repairs and Improvements." This report dealt exhaustively with the sewer and sewage disposal problem in San Francisco, and in addition to setting forth the dire needs of some of the districts in San Francisco for the rehabilitation of the sewer system, also proposed a method of financing these improvements by the issuance of sewer revenue bonds. Such sewer revenue bonds are authorized under the Health and Sanitary Code of the State of California, Chapter V of Part III of Division 5.

After the aforementioned report had been filed with the Board of Supervisors for almost a year, I revived the matter again with Chief Administrative Officer Thomas A. Brooks, who, on May 8, 1941, wrote me a letter recommending that an immediate program to cost approximately \$8,600,000 be undertaken in San Francisco. Mr. Brooks reiterated the urgent need for the rehabilitation and improvement of the sewer system of San Francisco and in this I concur heartily.

This Sewer Revenue Bond Act would permit the Board of Supervisors to form the city into a sewer district of which the Board would be the governing body, and would permit the Board of Supervisors to issue revenue bonds for the construction of improvements to the sewer system in such districts. The bonds to be secured only by the revenue derived from charges or rates which the Board is authorized to levy on the users or the beneficiaries of the works constructed with the proceeds of the bonds. The Supervisors also are empowered to impose reasonable charges on the users of the works previously acquired or constructed and these rates may be collected monthly with the water bill.

It has been demonstrated rather conclusively that the voters will not approve bond issues for sewer construction and rehabilitation. Since 1928 the only sewer bond issue to be approved was in 1933 for the comparatively small sum of \$2,625,000—small in comparison with the full needs of San Francisco, estimated in the report of the Director of Public Works at \$18,000,000. Since that time, two larger issues have failed of passage—one in 1937 for \$5,000,000 and one in 1938 for \$4,200,000. One difficulty encountered in bond issues for sewers is that those districts which will not benefit may vote against the bond issue to the detriment of the district which would be benefited. It is unthinkable that those districts which need sewer work should be denied the same because of the apathy of other districts in the city.

I believe that if the construction of new sewers and the improvement and reconstruction of existing sewers could be financed out of revenue bonds which would be serviced by a reasonable charge made for the use of the sewers, our problem would be solved. There are many methods which might be used to determine the reasonable charge for the sewer service, but it appears to me that the fairest way of determining the reasonable charge would be to base it upon the average amount of water used by the average building.

This is not a new idea. It has been tried successfully in many cities in the United States and has resulted in improved sewage disposal conditions. I believe that this plan can be worked out so that the cost of sewage disposal can be absorbed in the existing water rates. This does not mean that our water rates may not be reduced but if they are reduced the cost of sewage disposal added to the reduced water rates will not increase the amount which is now being paid for water. I can see no reason why San Francisco should not take advantage of this method of financing which would distribute the cost of the construction and repair of sewers to the users thereof rather than to the property owners alone.

If such a plan is carried out we not only would be able to prepare plans for the full sewer needs of San Francisco but would make available immediately over \$8,000,000 for sewer construction. Without a doubt, whatever balance of this \$8,000,000 remains unexpended at the close of the war would at least be matched by the Federal Government if a P.W.A. program is inaugurated such as the one which was in operation during the depression. Under such a program the Federal Government would add at least 100% to our own funds, thus making available to San Francisco an amount at least double the funds remaining or subsequently secured through additional sewer revenue bonds.

Now that you have brought this matter again to the attention of the full Board, I believe it will be possible, working together, for us to put this program over and thus assure relief to those citizens of San Francisco who in the past have suffered from lack of adequate sewer systems. I shall be most happy to work with you toward accomplishing this end and would like to discuss the details of this plan with you at a time mutually convenient.

Yours very truly,

ANGELO J. ROSSI, Mayor.

**Summary of Increases and Decreases, 1943-1944 Budget  
Compared With 1942-1943 Budget, as Adopted**

**RECAPITULATION**

	Increase	Decrease
General Fund .....	\$ 1,378,413	— \$2,481,052
Other Current Funds.....	5,275,898	— 1,197,746
	<u>\$ 6,654,311</u>	<u>— \$3,678,798</u>
	— 3,678,798	
Total Current Funds.....	\$ 2,975,513	
Less: Increases in Receipts by Transfer....	2,045,969	
<i>Net Increase</i> .....	<u>\$ 929,544</u>	
1943-44 Budget (Net).....	\$71,392,733	
1942-43 Budget (Adjusted).....	70,463,189	
	<u>\$ 929,544</u>	

**Summary of Increases and Decreases, 1943-1944 Budget  
Compared With 1942-1943 Budget, as Adopted**

GENERAL FUND	Increase	Decrease
Civilian War Council .....	\$ 46,881	
Police Department .....	415,279	
Fire Department .....	368,909	
Fire Department—War Emergency.....		— \$ 346,960
Juvenile Court .....		— 164,989
Registrar of Voters .....	25,174	
Purchasing Department .....	23,014	
Department of Public Works (\$56,891)		
Bureau of Building Repair.....		— 23,916
Bureau of Engineering.....		— 122,496
Bureau of Street Cleaning.....	100,238	
Bureau of Sewer Repair.....	103,065	
Tearing Up Streets—Side Sewers.....		— 34,000
Department of Electricity—Inspection		
Bureau .....		— 31,455
Department of Public Health (\$110,550)		
Central Office .....		— 48,307
Laguna Honda Home.....	53,358	
San Francisco Hospital .....	105,699	
Public Welfare Department .....		— 1,645,392
Misc. General Fund (Under \$20,000).....	136,796	— 63,337
	<u>\$1,378,413</u>	<u>— \$2,481,052</u>

**Summary of Increases and Decreases, 1943-1944 Budget  
Compared With 1942-1943 Budget, as Adopted**

OTHER CURRENT FUNDS	Increase	Decrease
Mayor—Emergency Reserve .....	\$ 174,411	
Park Department .....		— \$ 128,162
Recreation Department .....		— 86,511
Bond Interest and Redemption.....		— 614,586
W. P. A. Projects.....		— 75,000
Special Road Improvement		
General .....	241,964	
Special Gas Tax Street Improvement.....	49,550	
Tax Judgments Fund .....		— 45,297

San Francisco Unified School District.....	—	146,773
Employees' Retirement System.....	243,380	
Public Utilities Commission, Heat, Light, Power .....	1,527,125	
Municipal Railway .....	1,412,844	
Water Revenue .....	141,403	
Hetch Hetchy Water Supply.....	—	50,268
Hetch Hetchy Power Operative.....	1,476,000	
Misc. Current Funds (Under \$20,000).....	9,221	— 51,149
	<u>\$5,275,898</u>	<u>— \$1,197,746</u>

### War Emergency Budgets

(Included in foregoing figures; for comparison purposes only)

Department	1943-1944 Request	1942-1943 Allowance	Increase — Decrease
Civilian War Council.....	\$ 736,445	\$ 689,564	\$ 46,881
Police Department .....	6,760	10,280	— 3,520
Fire Department .....		346,960	— 346,960
Department of Electricity.....	2,040	5,718	— 3,678
Department of Public Health....	34,758	38,762	— 4,004
Coroner .....	2,100	2,100	
California Palace of the Legion of Honor.....	6,960	6,960	
de Young Museum.....	5,220	5,220	
San Francisco Unified School District .....	70,000	70,000	
Water Revenue .....	49,434	47,439	1,995
Hetch Hetchy Water Supply.....	38,940	49,960	— 11,020
Bond Interest and Redemption on War Protection Bond Issues (343,500)		(635,000)	(— 291,500)
Total .....	<u>\$1,296,157</u>	<u>\$1,907,963</u>	<u>— \$611,806</u>

*Referred to Finance Committee.*

**Appropriating \$6,110 From Emergency Reserve Fund to Provide for Room Allowance and Foodstuffs for Additional Internes at Laguna Honda Home, San Francisco Hospital and Hassler Health Home; an Emergency Ordinance.**

(Series of 1939)

Supervisor MacPhee presented the following recommendation of Finance Committee:

Bill No. 2186, Ordinance No. 2065, as follows:

Appropriating the sum of \$6,110 out of the Emergency Reserve Fund to the credit of Department of Public Health appropriations to provide compensation, room allowance and foodstuffs for additional internes at \$50 per month, less maintenance, at Laguna Honda Home, San Francisco Hospital and Hassler Health Home, in accordance with request of the Surgeon General, United States Army, to provide medical officers for the Armed Services; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$6,110 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of the following Department of Public Health appropriations in amounts indicated:

Appropriation	Title	Amount
251.120.00	Temporary Salaries, Laguna Honda Home...	\$ 255
251.124.00	Maintenance (Room Allowance), Laguna Honda Home .....	170
251.350.00	Foodstuffs, Laguna Honda Home.....	450
253.120.00	Temporary Salaries, San Francisco Hospital.	1,425
253.124.00	Maintenance (Room Allowance), San Francisco Hospital .....	950
253.350.00	Foodstuffs, San Francisco Hospital.....	2,550
255.120.00	Temporary Salaries, Hassler Health Home..	90
255.124.00	Maintenance (Room Allowance), Hassler Health Home .....	60
255.350.00	Foodstuffs, Hassler Health Home.....	160
		<hr/> \$6,110

to provide compensation, room allowance and foodstuffs for additional Internes at \$50 per month, less maintenance, at Laguna Honda Home, San Francisco Hospital and Hassler Health Home, in accordance with request of the Surgeon General, United States Army, to provide medical officers for the Armed Services.

Section 2. This ordinance is passed as an emergency ordinance and the Board of Supervisors does hereby declare, by the vote by which this ordinance is passed, that an actual emergency exists which necessitates this ordinance becoming effective immediately, to-wit: the immediate training of additional Internes for service with the Armed Forces of the United States is essential to the public safety.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Granting Revocable Permission to Williams-Wallace Company to Erect a Temporary Building for Assembly Use in the Production of War Material on a Portion of Channel Street Between Seventh and Eighth Streets.**

(Series of 1939)

Supervisor Meyer presented, with Streets Committee recommendation:

Resolution No. 3283, as follows:

Whereas, by Resolution No. 3206 (Series of 1939), approved the third day of March, 1943, the Board of Supervisors of the City and County of San Francisco granted a revocable permit to Williams-Wallace Company to erect a temporary shed to house essential war materials on a portion of Channel Street between Seventh Street and Eighth Street; and

Whereas, the Williams-Wallace Company has just been awarded an additional contract of considerable proportions for the manufacture of essential war equipment; and

Whereas, additional space is required by Williams-Wallace Company, in order to erect a temporary building in which to manufacture said equipment; now, therefore, be it



Resolved, That pursuant to the recommendation of the Director of Public Works, permission, revocable at will of the Board of Supervisors, but for not more than six months after the present emergency, is hereby granted to Williams-Wallace Company to erect a temporary building for assembly use in the production of essential war material on the following described portion of Channel Street:

Beginning at a point on the southeasterly line of Channel Street distant thereon 485 feet southwesterly from the southwesterly line of Seventh Street and running thence southwesterly along said line of Channel Street 50 feet; thence at right angles northwesterly 50 feet; thence at right angles northeasterly 100 feet; thence at right angles southeasterly 25 feet; thence at right angles southwesterly 50 feet; thence at right angles southeasterly 25 feet to the southeasterly line of Channel Street and the point of beginning.

Said building to be constructed in accordance with plans and specifications approved by the Director of Public Works; and be it

Further Resolved, That at the expiration or revocation of this permit, the Williams-Wallace Company will, without cost or expense to the City and County of San Francisco, remove any and all equipment, buildings, obstructions, and materials within the area above described.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

#### **Mayor to Appoint Committee for Observance of Columbus Day.**

(Series of 1939)

Supervisor Roncovieri presented:

Resolution No. 3285, as follows:

Resolved, That his Honor the Mayor be and he is hereby requested to appoint a citizen's committee for the proper observance of Columbus Day, October 12, 1943.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Mead—3.

#### **Mayor to Appoint Committee for Observance of Independence Day.**

(Series of 1939)

Supervisor Gartland presented:

Resolution No. 3286, as follows:

Resolved, That his Honor the Mayor be and he is hereby requested to appoint a citizen's committee for the proper observance of Independence Day, July 4, 1943.

*Adopted* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon, Uhl—8.

Absent: Supervisors Brown, Colman, Mead—3.

#### **Memorializing the United States Senate and Urging That the "War Security Bill" Do Not Pass.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3284, as follows:

Whereas, under circumstances which, to afford them the most gener-

ous interpretation possible, are questionable, the House of Representatives has passed the so-called "War Security" Bill; and

Whereas, the "War Security" Bill is in reality a pseudonym for a vicious and wholly un-American measure which contemplates the creation of a super-espionage system the innocent victims of which will, in the great majority of cases, be those who are now living comparatively peaceful lives among their neighbors and friends; and

Whereas, the legislation which the "War Security" Bill proposes to enact is ambiguous; impossible of just or legal enforcement and violative of the spirit of the Bill of Rights; and

Whereas, there is adequate legislation presently on the statute books, together with efficient personnel necessary for its enforcement to carry out the ostensible purposes of the "War Security" Bill; now, therefore, be it

Resolved, That this Board of Supervisors representing the People of the City and County of San Francisco and reflecting the known attitude of its citizens, hereby denounces the "War Security" Bill as inconsistent with democratic principles and abhorrent; and be it

Further Resolved, That this Board of Supervisors does hereby memorialize the Senate of the United States and does urge that the "War Security" Bill recently passed by the House of Representatives be not passed in the Senate; and be it

Further Resolved, That copies of this resolution be sent to Senators Hiram W. Johnson and Sheridan Downey as well as to the Vice-President and the President of the United States.

*Adopted by the following vote:*

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Colman—2.

**Requesting Civilian War Council to Print Official Degassing Instructions for Distribution to Residents by Air Raid Wardens.**

(Series of 1939)

Supervisor Roncovieri presented:

Resolution No. . . . ., as follows:

Whereas, misunderstanding and confusion exists among the civilian population of the City and County of San Francisco as to the proper degassing treatment to employ in the event of an enemy gas bomb attack on the City and County; and

Whereas, numerous conflicting instructions, in the form of news items, pamphlets, advertisements, etc., have been issued to the public by various unofficial organizations and groups, emphasizing the necessity of each person or household obtaining one of many unauthorized or unapproved war gas first aid kits, consisting of drugs, chemicals and miscellaneous articles, for use as an antidote against the deleterious effects of war gases; and

Whereas, the indiscriminate and uninstructed use of such antidote drugs and chemicals by persons who are without complete knowledge of their effects and proper methods for their use may seriously endanger the health and well-being of the individual using them; and

Whereas, the Civilian Defense Council has previously distributed to the civilian population of the City and County of San Francisco approved instructions pertaining to the use of authorized degassing equipment and supplies which, apparently, have either been forgotten in the press of other events or misplaced; now, therefore, be it

Resolved, That the Civilian War Council of the City and County of San Francisco be and is hereby respectfully requested to consider the advisability of immediately instructing the Director of Civilian Defense

and the Director of Public Health to jointly prepare complete instructions for securing and using approved degassing supplies by the people of the City and County who may be subject to enemy gas attack; and, in addition thereto, to issue to them such other pertinent information as may be advisable; and be it

Further Resolved, That the Civilian War Council consider the necessity of ordering printed a sufficient number of copies of such official degassing instructions and other information for distribution in the City and County by the Air Raid Warden Service to each residence, apartment house and hotel, and by the Board of Education and private school authorities to each student in every public and private school; and be it

Further Resolved, That in the event such instructions and information are so issued, that they be promulgated, through the medium of paid-advertisements if necessary, in each newspaper published in the City and County of San Francisco.

*Referred to Joint Public Health and Welfare, and Finance Committee.*

### **Hearing on State Legislation Affecting Golden Gate Bridge.**

Supervisor Gallagher announced that a hearing would be had before the State Legislature, at Sacramento, on legislation affecting the Golden Gate Bridge, Wednesday, April 7, 1943, and suggested that all members who could do so should be present.

In connection therewith, Supervisor MacPhee suggested that the Finance Committee be authorized to attend the hearing at Sacramento.

The City Attorney, in reply to question by Supervisor Roncovieri, announced that gas tax funds could not be used to meet any deficit incurred by the Golden Gate Bridge and Highway District, without amendment of the present state law. There is no such bill now before the Legislature; such bill could, however, be presented.

On polling the Board, Supervisors MacPhee, Meyer and Uhl announced their intention to be present. Supervisor Shannon was doubtful whether he could attend, but would be present, if possible.

### **Called Out From Committee.**

Supervisor Uhl called out from Public Utilities Committee, resolution requesting the City Attorney to furnish the Board of Supervisors and Mr. E. G. Cahill with a written opinion as to the necessary steps to be taken by the City and County to route Municipal street cars over the inner tracks of the Market Street Railway Company, on Market Street.

### **Report From Director of Civilian Defense Council.**

Mr. Jack Helms, Director of Civilian Defense, in reply to question by Supervisor Shannon, announced that the question of establishment of Nursery Homes for Children of Working Mothers was acted on by the Board of Education. It has been impossible to secure any of the Lanham Funds for that purpose, and an effort is being made to secure other funds necessary.

As to evacuation, instructions would be forthcoming in the event the need should arise.

In concluding his remarks, Mr. Helms invited members of the Board, at their convenience, to visit the Control Center in order to learn just what has been done and to witness a demonstration of the operation thereof.

At the suggestion of Supervisor Shannon, Monday, April 12, 1943, at 1:00 p. m., was set as the time for such visit.

**Appointment of Mr. Frank Flynn to Represent San Francisco at Sacramento.**

Supervisor Mead, under his name on Roll Call, announced that, resolution having been adopted appointing Mr. Frank Flynn as Public Relations Counsel to represent San Francisco at the present session of the Legislature, moved that the Clerk be instructed to request Mr. Flynn to donate his services in that capacity, since funds for that purpose had not been appropriated. Motion seconded by Supervisor Shannon.

No objection, and *so ordered*.

**Communications.**

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From the Grand Jury, resolution adopted by that body, commending Municipal Judge George B. Harris in seeking the constant and organized assistance of draft board officials in the orderly segregation and draft status re examination of persons brought before his Court during the present emergency; also commending Chief of Police Charles Dulea for pressing and sustaining the current anti-crime campaign.

*Filed.*

From his Honor, the Mayor, returning unsigned Resolution No. 3246, requesting the Mayor to appoint a committee to assume jurisdiction of and to formulate and execute plans for the proper and adequate housing of service men in San Francisco, and commenting thereon.

*Referred to County, State and National Affairs Committee.*

From Chas. F. Skelly, Secretary to the Mayor for San Francisco Civilian Defense Council, designating organizations to function with committee formulated to provide adequate housing for service men.

*Referred to County, State and National Affairs Committee.*

From City Attorney, opinion as to retroactive effectiveness of recent Charter amendment providing for limited tenure appointments.

*Referred to Judiciary Committee.*

From Redwood Empire Association, Supervisors' Unit, suggesting that Board appoint "Highway Field Survey Committee Man."

*Communication filed. Supervisor Meyer appointed by the Chair.*

From Albert F. Skelly, report on legislation pending in Sacramento and affecting San Francisco.

*Referred to County, State and National Affairs Committee.*

From Block Neighbor Clubs for Victory, inviting attendance at rally to be held for residents of Park Presidio District, Sunday, April 11, 1943, at 2:30 p. m., in George Washington High School auditorium.

*Filed.*

Editorial from recent edition of San Francisco *Examiner*, re death of Mrs. Dorothy Hallonquist in auto accident when car crashed into stone abutment on Thirty-second Avenue at California Street.

*Referred to Police Committee.*

From his Honor, the Mayor, and from Manager of Utilities, re extension of Marina bus line to the Presidio.

*Referred to Public Utilities Committee.*

**ADJOURNMENT.**

There being no further business, the Board, at the hour of 5:40 p.m., adjourned.

DAVID A. BARRY, Clerk.

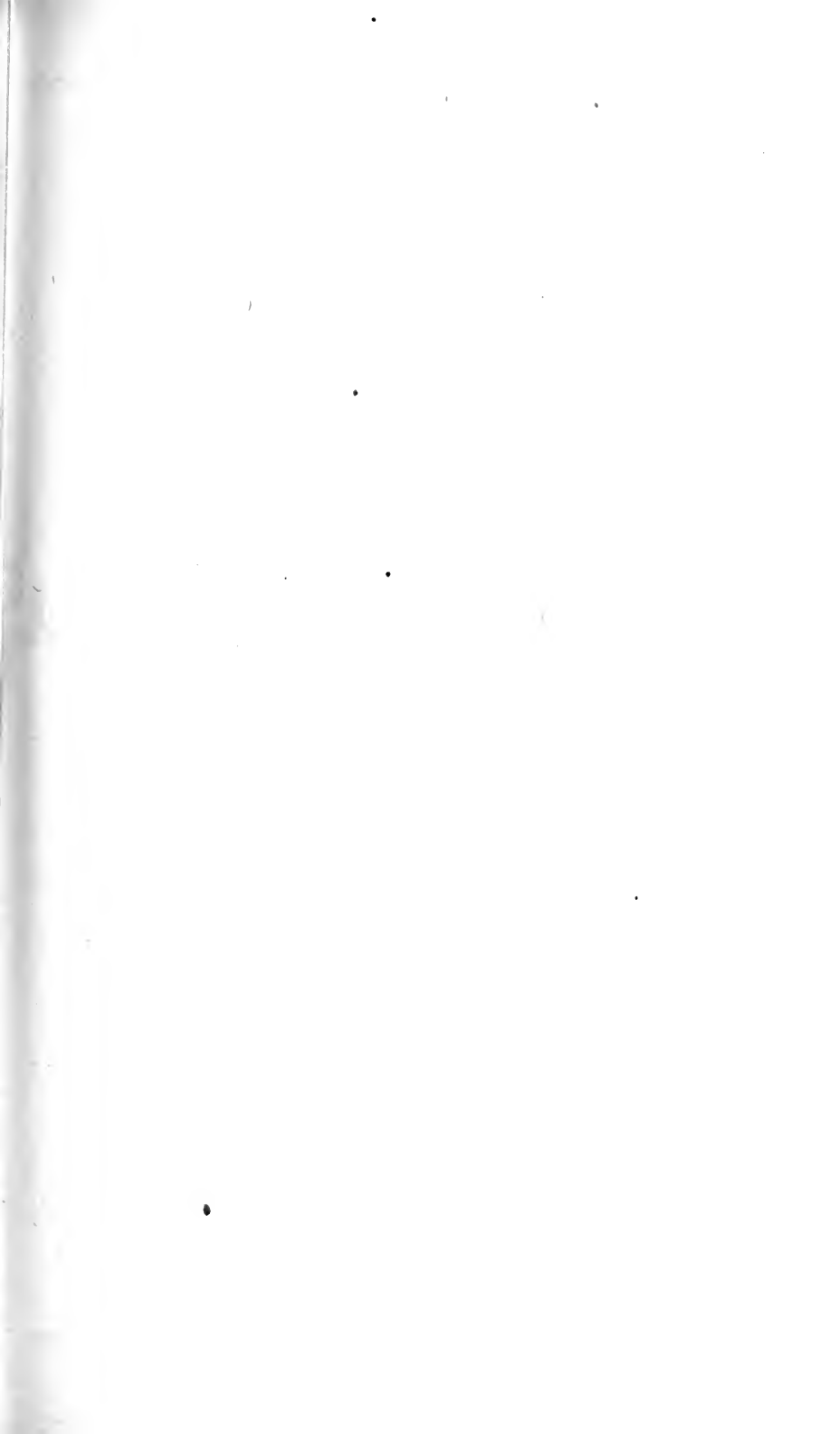
Approved by the Board of Supervisors May 10, 1943.

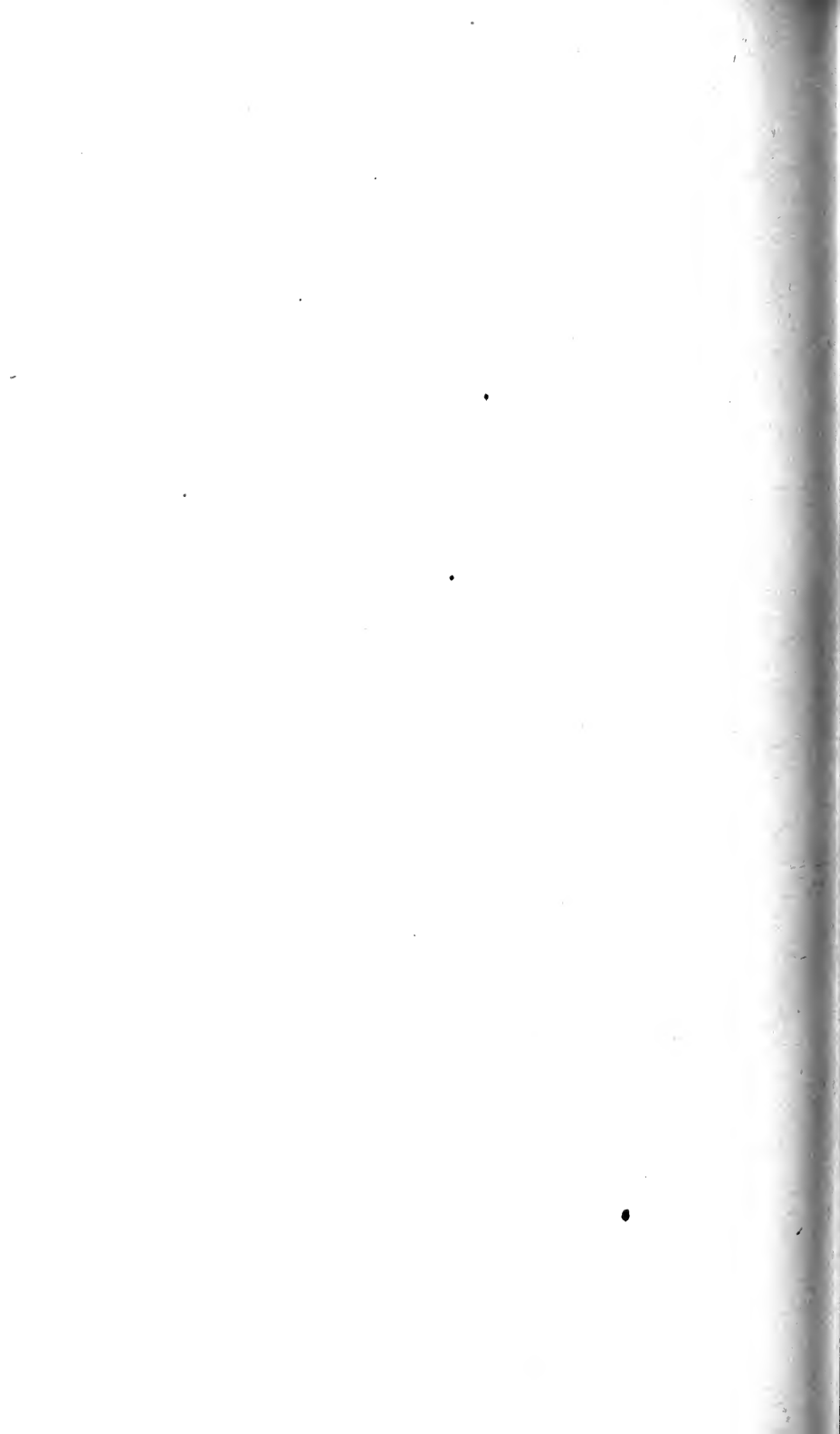
Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,  
City and County of San Francisco.









Vol. 38

No. 16

Monday, April 12, 1943

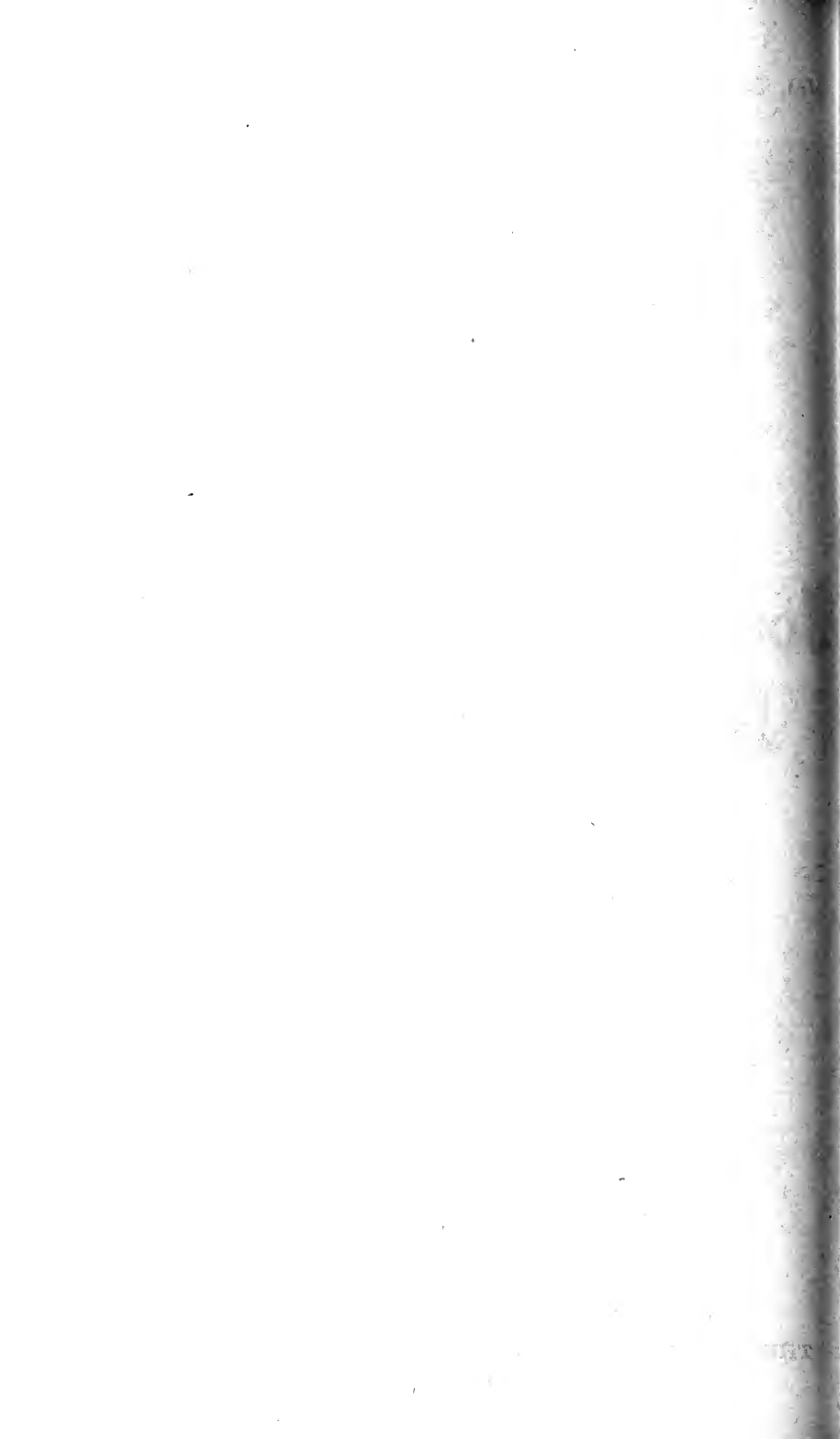
# Journal of Proceedings Board of Supervisors

City and County of San Francisco



THE RECORDER PRINTING & PUBLISHING COMPANY

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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 12, 1943—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 12, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:  
Supervisors Brown, Colman, Green, MacPhee, Mead, Meyer, Uhl—7.  
Absent: Supervisors Gallagher, Gartland, Roncovieri, Shannon—4.

Quorum present.

President Jesse Colman presiding.

Supervisors Gartland and Shannon were noted present at 2:40 p. m.

Supervisor Roncovieri was noted present at 2:45 p. m.

## Presentation of Federal Official Visitor.

Immediately following Roll Call, the President presented to the Board Mr. John N. Barker, Regional District Typewriter Procurer of the WPB., who addressed the Board on the great necessity of procuring all available typewriters for the use of the federal services, and urged that all municipal government departments cooperate by making all possible typewriters available for the armed services, and to urge private citizens, also, to make available all possible such equipment.

## Presentation of Former Attache of Office, Chief Petty Officer Belaunde.

President Colman, during the day's proceedings, noting the presence in the chambers of Roque Belaunde, Chief Yeoman, U. S. N., a former employee of the Board, presented Chief Petty Officer Belaunde to the members of the Board and to the citizens present and extended him the best wishes of all present.

Chief Petty Officer Belaunde responded briefly, stating that he had enjoyed greatly his associations with his former associates, and desired, when his present assignment had come to a satisfactory conclusion, which he hoped would be soon, to return to his former position.

## Presentation of Lieutenants Tova Peterson Wiley and Frances Rich, United States Navy.

During the proceedings, President Colman presented to the Board, Lieutenant Tova Peterson Wiley and Lieutenant Frances Rich of the "Waves," United States Navy, who addressed the Board briefly on advantages of "V" mail and urged its use when corresponding with members of the armed forces, especially those outside the continental limits of the United States.

## State Legislation Affecting Agricultural District 1A.

Mr. Wing, Secretary of California Wool Growers Association, who desired to address the Board on legislation pending in Sacramento, was presented to the Board by Supervisor Colman, and granted the privilege of the floor.

Mr. Wing announced that during the past week an Assembly Committee acted on A. B. 1145, relating to the "Cow Palace." Three members of the board of directors shall be representatives of the industry. Fifty per cent shall be men experienced in the livestock industry. Mr. Wing urged that the Board reconsider its action taken two or three weeks earlier while he was in Washington, D. C. The San Francisco Chamber of Commerce, by resolution, has recommended the change in the organization of Agricultural District 1A. In Chicago, in 1942, out of twenty-three directors, there were only six in the entire State of Illinois.

Supervisor Uhl announced that he would be willing to vote to rescind the action previously taken, providing that San Francisco would still retain control on a matter so vital to San Francisco.

Mr. Wing, in reply, stated that he could see no reason why San Francisco could not always retain control.

Supervisor Meyer stated that, in his opinion, San Francisco would lose control of the "Cow Palace." He had no particular objection to having members of the board of directors from outside the City and County, but he did not want to lose possession of the "Cow Palace."

Thereupon, the Chair requested that Supervisor Green call a meeting of the County, State and National Affairs Committee to consider the matter again, and that the entire matter be referred back to that committee.

Mr. Sylvester McAtee, who was present, expressed the fear that the Legislature would move fast on the matter, and unless the Board should act within a few days it would be too late.

Supervisor Brown informed the Board that he had been advised that the measure before the State Legislature has been declared to be unconstitutional.

Thereupon, the Chair announced that he would introduce a resolution asking the Board to rescind its previous action, and would refer that resolution to the County, State and National Affairs Committee.

#### Repealing Resolution No. 3244 (Series of 1939).

(Series of 1939)

Whereupon, Supervisor Colman presented the following:

Resolution No. . . . ., as follows:

Resolved, That Resolution No. 3244 (Series of 1939), Urging San Francisco Delegation in State Legislature to oppose change in Directorate of Agricultural District No. 1A be and is hereby repealed.

*Referred to County, State and National Affairs Committee.*

Subsequently during the proceedings, Supervisor Brown announced that during the morning he had been visited by a committee who suggested that reconsideration would be for the best interests of San Francisco. At that time an analogy was made between the livestock show here in San Francisco and the show in Chicago. The committee on the Chicago show was made up of a large number of delegates who came from all over the country, but identified with the livestock business. The show attracted a great deal of interest. On discussing the question of ownership, during the morning's visit, Supervisor Brown continued, it developed that the Chicago pavilion was owned by private interests. The Board of Directors of Agricultural District 1A, who operates the pavilion, should have the right to run the pavilion. The pavilion should be conducted by its own Board of Directors. Distinction should be made between the livestock pavilion and the livestock show.

### Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Roscoe L. Patterson, advising the Board of an important meeting at the Sacramento Hotel, Sacramento, Friday, April 16, 1943, at which the Board of Supervisors should be represented.

*Referred to County, State and National Affairs Committee.* Supervisor Green, or anyone appointed by him, was authorized to attend the meeting.

From Albert F. Skelly, supplemental report on bills presented at the State Legislature, which were of interest to San Francisco.

*Referred to County, State and National Affairs Committee.*

From Myrtle V. Fitschen, and presented by Supervisor Roncovieri, outlining report on the San Francisco Municipal Radio Programs.

*Referred to Judiciary Committee.*

From Frank X. Flynn, Sacramento, expressing his pleasure and willingness to do everything possible on behalf of San Francisco, at the State Legislature, without any thought of compensation.

*Filed.*

### Statement by President Colman.

Following the reading of telegram from Mr. Frank X. Flynn, Supervisor Colman expressed surprise that Mr. Flynn had been requested to represent the City and County as Public Relations Counsel, at Sacramento. He had opposed Mr. Flynn's appointment. Mr. Flynn knew of his opposition, and since Mr. Flynn had previously announced that he would not accept the appointment except by the unanimous consent of the Board, he was surprised that the appointment had now been accepted. The appointment of Mr. Flynn, continued Supervisor Colman, has resulted in an editorial in the San Francisco "News" entitled "A New Low." Again, Supervisor Colman stated, that the election of Mr. Flynn was not unanimous, and he desired the record so to show. He had been and he was still opposed to the appointment, and had he been present on Monday, April 5, 1943, he would have so voted.

From John G. Brucato, Chairman, Victory Garden Advisory Council, urging that consideration be given to the reduced water rates for Victory Gardens, and that the Board approve the appropriation providing for employment of clerks to measure garden areas.

Supervisor Meyer, seconded by Supervisor Roncovieri, moved that the action of the Board taken on Monday, April 5, 1943, whereby appropriation to provide for employments for measuring of Victory Gardens was refused approval, be rescinded.

*Motion failed by the following vote:*

Ayes: Supervisors Meyer, Roncovieri—2.

Noes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Shannon, Uhl—8.

Absent: Supervisor Gallagher—1.

Thereupon, the communication by Mr. Brucato was *referred to Joint Finance and Public Utilities Committee.*

From Manager of Utilities, stating that since the Board had refused to provide necessary funds for measurement of Victory Gardens, reduced rates therefor could not be made effective, and that the Public Utilities Commission would be obliged so to notify the water users.

*Referred to Joint Finance and Public Utilities Committee.*

From Supervisor W. A. Smith of Los Angeles County, calling attention to meeting of National Association of County Officials at Omaha,

Nebraska, May 24, 25 and 26, 1943, and requesting attendance of representatives of the Board of Supervisors at that convention.

*Referred to County, State and National Affairs Committee for report.*

From Apartment House Association, Inc., requesting the Board of Supervisors to join with that association in its attempt to have Assembly Bill 1005 amended, in order that the taxpayers' interests might be protected in future refinancing of the Golden Gate Bridge.

*Referred to County, State and National Affairs Committee.*

From League of California Cities, expressing appreciation for sending them a digest of bills pending in the State Legislature.

*Filed.*

From Chief Administrative Officer, Hon. Thomas A. Brooks, thanking the Board for its cheering message while he was ill.

*Filed.*

### Reconsidered and Final Passage Refused.

The following recommendation of Finance Committee, on notice of reconsideration, was taken up:

Appropriating the Sum of \$1,500 From the Emergency Reserve Fund to the Legislative Expense Fund of the Board of Supervisors for the Purpose of Providing Compensation for Frank X. Flynn as Public Relations Counsel of the City and County of San Francisco at the Current Session of the State Legislature; an Emergency Ordinance.

(Series of 1939)

Bill No. 2185, Ordinance No. . . . ., as follows:

Appropriating the sum of \$1,500 from the Emergency Reserve Fund to the Legislative Expense Fund of the Board of Supervisors for the purpose of providing compensation for Frank X. Flynn as Public Relations Counsel of the City and County of San Francisco at the current session of the State Legislature; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,500 is hereby appropriated from Appropriation No. 202.900.00 Emergency Reserve Fund, to Appropriation No. 201.298.00 Legislative Expense Fund, for the purpose of defraying the compensation of Frank X. Flynn, at the rate of \$500 a month, as Public Relations Counsel of the City and County of San Francisco at the current session of the State Legislature.

Section 2. This ordinance is passed as an emergency ordinance and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows:

That said appropriation is necessary for the uninterrupted conduct of the Board of Supervisors in providing for the Public Relations Counsel at the current session of the State Legislature for the reason that the funds provided in the annual budget and appropriation ordinance for said purpose are exhausted.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Recommended by the Mayor.

Funds requested by Resolution No. 3209.

The foregoing matter was *refused final passage on Monday, April 5, 1943*, by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon—8.

Noes: Supervisor Uhl—1.

Absent: Supervisors Brown, Colman—2.

Before the result of the vote was announced Supervisor Shannon changed his vote from "Aye" to "No" and moved for reconsideration at meeting of the Board Monday, April 12, 1943, the vote then being:

Ayes: Supervisors Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri—7.

Noes: Supervisors Shannon, Uhl—2.

Absent: Supervisors Brown, Colman—2.

#### Discussion.

Supervisor Shannon, in urging reconsideration, recited briefly the action of the Board at its previous meeting, when by a vote of eight ayes, one no, and two absent, the appropriation of \$1,500, to provide for compensation of Mr. Frank X. Flynn as Public Relations Counsel, had been refused approval. Mr. Flynn had previously been appointed by motion, but on Monday, April 5, 1943, it had been thought that the appointment should have been made by resolution, and accordingly a resolution was adopted. Supervisor Uhl had voted against the appropriation, but he had voted for the resolution. It is very important for San Francisco that it have a Public Relations Counsel at Sacramento during the last few days of the legislative session, when many bills will be considered.

Supervisor Green raised a point of order, that inasmuch as Mr. Flynn had already been appointed, further consideration was out of order.

The Chair ruled the point of order not well taken.

Supervisor Green, seconded by Supervisor MacPhee, appealed from the ruling of the Chair.

Whereupon, Supervisor Brown, at the request of the Chair placed the appeal, stating the question, as follows: Shall the decision of the Chair be the decision of the Board?

Supervisor Green, thereupon, announced that on Monday, April 5, Mr. Flynn had been appointed as Public Relations Counsel. An appropriation of \$1,500 for the use of Mr. Flynn had been voted down. Supervisor Shannon's remarks being directed to the appointment of Mr. Flynn, and were out of order, since Mr. Flynn had already been appointed.

The Chair explained his ruling, stating it was based on what was before the Board. The matter was before the Board on a motion of reconsideration made at the meeting of April 5th.

Thereupon the roll was called and the Chair *sustained* by the following vote:

Ayes: Supervisors Brown, Gartland, Mead, Roncovieri, Shannon, Uhl—6.

Noes: Supervisors Green, MacPhee, Meyer—3.

Absent: Supervisor Gallagher—1.

Excused from voting: Supervisor Colman—1.

Thereupon, after further brief remarks by Supervisor Shannon, the roll was called and reconsideration was *granted* by the following vote:

Ayes Supervisors Brown, Mead, Meyer, Roncovieri, Shannon, Uhl—6.

Noes: Supervisors Colman, Gartland, Green, MacPhee—4.

Absent: Supervisor Gallagher—1.

Whereupon, Supervisor Shannon stated that he would let his presentation already made for reconsideration stand as his argument for passage of the appropriation ordinance.

Supervisor Green, in opposing the proposed appropriation ordinance, announced that since the appropriation had already been refused, and that Mr. Flynn had already been appointed to serve as Public Relations Counsel, and had agreed, upon request by the Board, to work for nothing, the Board would be losing face with itself and with everyone else to vote the appropriation of \$1,500 at this time.

Supervisor Brown announced that he had voted for reconsideration for the sole purpose of expressing himself on the subject of the employment of Mr. Flynn. He had voted against the employment originally, not because of the cost involved, but because he did not feel that Mr. Flynn was the best man to work for the City and County of San Francisco. He had too many other interests to devote the necessary time. Supervisor Brown closed, stating that he was opposed not only to the employment of Mr. Flynn, but also to any compensation.

Supervisor Mead, in expressing his views, stated that for the past three or four years the Board of Supervisors had merely fooled around in the selection of a representative. This is the nearest the Board has ever come to selecting someone. The Board of Supervisors, on April 5, requested Mr. Flynn to work for nothing, feeling that the principal thing to do was to get someone to work for San Francisco. No member of the Board, no newspaper, or no one else, so far as Supervisor Mead had heard, had suggested anyone for the position. In closing, Supervisor Mead urged that the Board do the right thing and approve the appropriation.

Supervisor Colman explained his reasons for voting against the appropriation. He believed the chief difference between the views of Supervisor Mead and himself is this: Supervisor Mead wants results and doesn't care how he gets them; he, Supervisor Colman, wants results, but cares very much how he gets them. (Supervisor Mead interrupted Supervisor Colman, and objected to the remarks, saying he was not so greatly concerned as to how the results were obtained, so long as they were legal.) Supervisor Colman, in continuing, repeated that he cared very much how results were obtained. He knew Mr. Flynn and he knew Mr. Samish, and he respected them both, but he did not believe the City and County wanted that sort of representation in Sacramento. The Board should have its views presented in a dignified, logical manner to representatives from other sections of the state. He was sorry that the Board had continued the discussion of Mr. Flynn, but it was no fault of his. He believed the Board should have taken Mr. Flynn's first letter, in which he declined the appointment unless by unanimous vote of the Board, and should have dropped the matter at that time. He would vote "No."

Supervisor Roncovieri disagreed with the argument by Supervisor Colman, stating that he did not believe Supervisor Colman or anyone else would hesitate to employ an attorney who was noted for his ability and talent, although he may have represented the liquor interests or some criminal, or anyone else, in the line of his duties or profession. He could see nothing to the argument that because a man represents such and such an interest, he should not represent the City and County. He, Supervisor Roncovieri, would employ any man who has ability, within the scope expressed by Supervisor Mead. He believed Mr. Flynn will help San Francisco. He would vote "Aye."

Thereupon, the roll was again called and the bill appropriating \$1,500 to provide compensation for Mr. Frank X. Flynn, was *refused passage* by the following vote:

Ayes: Supervisors Mead, Meyer, Roncovieri, Shannon—4.

Noes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Uhl—6.

Absent: Supervisor Gallagher—1.

Supervisor Shannon, immediately following the foregoing vote, read the telegram from Mr. Flynn wherein Mr. Flynn had accepted the em-



ployment and expressed his pleasure at working for San Francisco, without any thought of compensation. Due to the fact that the Board is, by its vote, opposed to the employment of Mr. Flynn and payment of a salary to compensate him for his time, Supervisor Shannon continued, a telegram should be sent to Mr. Flynn saying that San Francisco does not desire to accept his very kind offer to work without any thought of compensation. This telegram should be sent to Mr. Flynn because, whether he is employed with compensation or without, it is evident that the San Francisco Board of Supervisors, by its vote today, has shown that, for one reason or another, it does not desire his services. Thereupon, Supervisor Shannon moved that such telegram be sent to Mr. Flynn. Motion seconded by Supervisor Roncovieri.

Supervisor Mead, speaking on the motion, pointed out that the motion offered by him on April 5, that Mr. Flynn be requested to serve without compensation, was passed by unanimous vote of all Supervisors present. Supervisors Brown and Colman were absent. Apparently the Board cannot make up its mind; it is acting very silly in the matter.

Supervisor Shannon answered Supervisor Mead, stating that his motion, declining Mr. Flynn's offer to serve without compensation, was made as the result of Mr. Flynn's telegram asking for instructions. The motion was made as a result of that request for instructions; the Board, as a result of the motion, will not give any instructions. Since only a minority of the Board voted for the appropriation for the employment of Mr. Flynn, and as Mr. Flynn should not be expected to work for nothing, we have no information to send him, but we desire to thank him for his kind offer.

Thereupon, Supervisor Roncovieri announced that he would withdraw his second. San Francisco still needs help in Sacramento, and he, Supervisor Roncovieri, desired to reserve his right to ask Mr. Flynn, in the name of San Francisco, to help on that particular Bill 1086. For that reason Supervisor Roncovieri could not second the motion. He intended to ask Mr. Flynn, as an individual, and as a resident of San Francisco, for his help.

Supervisor Shannon, in reply, stated that he felt that after statements that had been made "that San Francisco does not want that sort of representation in Sacramento," he could not see how anyone has the right to ask for Mr. Flynn's assistance, without pay, in Sacramento, and he regretted the insistence by Supervisor Roncovieri, on withdrawing his second.

Thereupon, Supervisor Colman seconded the motion.

Motion *carried* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Shannon, Uhl—7.

Noes: Supervisors Mead, Meyer, Roncovieri—3.

Absent: Supervisor Gallagher—1.

#### Reconsidered and Finally Passed.

The following, on notice of reconsideration, was taken up:

**Amending Salary Ordinance, San Francisco Civilian War Council, by Adding Item 10 Nutritionist and Executive Secretary; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2163, Ordinance No. 2043, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by adding item 10, 1 L210 Nutritionist and Executive Secretary at \$250 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

**Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL**

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	\$ 300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense.....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Oper....	155
5	26	B408	General Clerk-Stenographer .....	155
5.1	1	B408	General Clerk-Stenographer (part time)	77.50
6	1	B419.2	Secretary, Advisory Board .....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration .....	225
10	1	L210	Nutritionist and Executive Secretary.....	250

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, the nature of such emergency being as recited in Section 13 of Ordinance 1830, Series of 1939.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Refused Final Passage* by the following vote:

Ayes: Supervisors Gallagher, Gartland, Green, Mead, Meyer, Roncovieri—6.

Noes: Supervisors MacPhee, Shannon, Uhl—3.

Absent: Supervisors Brown, Colman—2.

Before the result of the foregoing vote had been announced, Supervisor Gallagher changed his vote from "Aye" to "No" and moved for reconsideration at the next meeting of the Board.

The vote then stood:

Ayes: Supervisors Gartland, Green, Mead, Meyer, Roncovieri—5.

Noes: Supervisors Gallagher, MacPhee, Shannon, Uhl—4.

Absent: Supervisors Brown, Colman—2.

**Discussion.**

Mr. Grover O'Connor, on being granted the privilege of the floor, announced that the Civilian Defense Council and Dr. Lucas have agreed to accept someone from the present Civil Service list of nutritionists to fill the position of Nutritionist and Executive Secretary, and on the basis of that agreement he would withdraw his objection to the ordinance.

Dr. Lucas expressed substantial agreement with the statement made by Mr. O'Connor, and announced that he would be glad to accept someone from the list.

The Chair, no objection being voiced, declared reconsideration granted.

Thereupon, Supervisor MacPhee moved that the last line in Section 1 be amended to read, Item 10, 1 L208, Nutritionist, 175.

Supervisor Shannon reminded the Board that he had made a similar motion at the previous meeting of the Board, but had been told by Mr. Henderson that such change was solely the function of the Civil Service Commission. Accordingly such motion would be out of order. However, continued Supervisor Shannon, Supervisor MacPhee could move to amend by making a change in the salary.

The Chair ruled that Supervisor Shannon's statement was correct.

Thereupon, Supervisor MacPhee explained the position of the Finance Committee, stating that the committee had taken the stand that a Nutritionist from the Civil Service list should, if possible, do the job rather than someone else not Civil Service. If a nutritionist cannot do the work, then would be the time to get someone else. People on the list are anxious to get the job, and at \$175 per month.

Dr. Lucas again explained to the Board that it was not the same as a nutritionist's job.

Supervisor Mead announced that he was opposed to any reduction in salary, as recommended by Supervisor MacPhee. The position should pay \$250 per month.

Mr. Henderson, in reply to questioning by Supervisor MacPhee, stated that the Board, if it desired, amend the proposed salary ordinance amendment, making the pay \$175 instead of \$250. However, the Board could make no change in the classification.

Thereupon, Supervisor Uhl seconded the motion of Supervisor MacPhee.

Motion *failed* by the following vote:

Ayes: Supervisors MacPhee, Uhl—2.

Noes: Supervisors Brown, Colman, Gartland, Green, Mead, Meyer, Roncovieri, Shannon—8.

Absent: Supervisor Gallagher—1.

Whereupon, the roll was again called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendation of Finance Committee was taken up:

**Authorizing Director of Public Health to Charge Fees to Defray  
Cost of Issuance of Copies of Certain Documents.**

(Series of 1939)

Bill No. 2166, Ordinance No. 2067, as follows:

Authorizing the Director of Public Health of the City and County of San Francisco to charge fees to defray the cost of the issuance of copies of certain documents.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Director of Public Health of the City and County of San Francisco is hereby authorized to charge the following fees to defray the cost of issuance of the following mentioned documents and

any person requesting said documents shall pay the fees herein specified, to-wit:

1. Abstract or Brief Statement of Medical History or data for insurance or legal purposes.....\$1.00 but not less than 20c per folio.
2. Proof of Death for insurance purposes..... 1.00

Section 2. All fees received by the Director of Public Health in payment of the issuance of the documents mentioned in Section 1 hereof shall be deposited with the Treasurer of the City and County of San Francisco, to the credit of the general fund.

Section 3. City and County officials and departments shall not be subject to the provisions of this ordinance when any of the aforesaid records or documents are for the official use of their respective departments.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

## NEW BUSINESS.

### Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Uhl.

### Refunds of Erroneous Payments of Taxes.

(Series of 1939)

Resolution No. 3308, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

#### *From Appropriation No. 905—Duplicate Tax Fund*

1. R. D. Lechleitner, per Lot 10, Block 1922, second installment fiscal year 1942.....\$ 45.70
2. Armand G. L'Ecuyer, per Lot 3, Block 1835, first installment fiscal year 1942..... 127.01
3. W. H. Johnston, Lot 4, Block 6907, first installment fiscal year 1942, and first and second installment fiscal year 1941..... 307.34

#### *From Appropriation No. 60.969.00—Taxes Refunded Fund*

1. Mrs. Hazel M. Murphy, duplicate payment of 1941 personal property taxes..... 30.77

Approved as to form by the City Attorney.

Approved by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

## Refunds of Erroneous Payments of Taxes.

(Series of 1939)

Resolution No. 3309, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

*From Appropriation No. 905—Duplicate Tax Fund*

1. American Trust Co., Lot 38, Block 5404, first installment, fiscal year 1942-43.....	\$ 3.36
2. Wells Fargo Bank & Union Trust Co., Lot 1-C, Block 78, first installment, fiscal year 1942-43.....	208.77
3. Walter MacWicker, Lots 6A/7, Block 6284, first installment, fiscal year 1942.....	17.25
4. Alberton Realty, Inc., Lot 1, Block 3761, first installment, fiscal year 1942.....	376.19
5. Home Owners' Loan Corp., Lot 26, Block 6919, first and second installments, fiscal year 1941.....	163.72
6. Wm. J. Davis, Lot 21, Block 2954-A, first installment, fiscal year 1942-43.....	46.59
7. Lina Schilber, Lot 46, Block 3157, first installment, fiscal year 1942.....	29.34
8. The San Francisco Bank, Lot 46, Block 1703, first installment, year 1942.....	60.72
9. James F. Cavagnaro, Lot 27, Block 226, first installment, fiscal year 1942-43.....	8.47
10. The Prudential Ins. Co. of America, Lot 22, Block 183, first installment, fiscal year 1942-43.....	326.37
11. Bank of America NT&SA, Lot 21, Block 247, first installment, fiscal year 1942-43.....	124.32
12. J. Barman, Lot 17, Block 697, first installment, fiscal year 1942-43.....	84.19
13. The San Francisco Bank, Lot 16, Block 1078, second installment, fiscal year 1940-41.....	196.07
14. Geo. W. Metlar, Lot 31, Block 1426, first installment, fiscal year 1942-43.....	56.00
15. Bank of America NT&SA, Lot 1-G, Block 1481, first installment, fiscal year 1942-43.....	44.80
16. City Title Ins. Co., Lot 26, Block 1482, first installment, fiscal year 1942-43.....	27.55
17. Irene Little, Lot 27, Block 1583, first installment, fiscal year 1942-43.....	52.42

Approved as to form by the City Attorney.

Approved by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Authorizing Public Welfare Department to Enter Into Agreement With Department of Social Welfare for Release and Allocation of Mattresses, Comforters, and Other Items Produced by W.P.A. Sewing Projects.**

(Series of 1939)

Resolution No. 3310, as follows:

Whereas, the Department of Social Welfare of the State of California will release to the City and County of San Francisco certain mattresses, comforters, and other items produced by W.P.A. Sewing Projects from materials supplied by the Food Distribution Administration, a subdivision of the U. S. Department of Agriculture; and

Whereas, the Department of Social Welfare of the State of California is desirous that all of its rules and regulations and those of the U. S. Department of Agriculture regarding the distribution of said items shall be complied with and that said items shall be distributed only to certain needy persons within the City and County of San Francisco; now, therefore, be it

Resolved, That the Public Welfare Department of the City and County of San Francisco be, and it is hereby, directed to enter into an agreement with the Department of Social Welfare of the State of California agreeing upon the matter of the release and allocation of certain mattresses, comforters, and other items made from materials supplied by the U. S. Department of Agriculture for distribution to certain needy persons within the City and County of San Francisco or within the State of California; and be it

Further Resolved, That Ronald H. Born, Director of the Public Welfare Department of the City and County of San Francisco be, and he is hereby, directed to execute the aforesaid agreement for and on behalf of the City and County of San Francisco.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

#### Approval of Supplemental Recommendations, Public Welfare Department.

(Series of 1939)

Resolution No. 3311, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, containing new applications, increases, discontinuances and other transactions for the month of April, 1943, are hereby approved; and be it

Further Resolved, That the Public Welfare Department recommendations for care of Needy Aged Persons in County Hospitals, as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, are hereby approved; and be it

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

#### Lombard Street Widening—Relocation of Improvements.

(Series of 1939)

Resolution No. 3312, as follows:

Resolved, in accordance with the recommendation of the Department of Public Works, that the sums set forth below be paid to the following parties or the legal owners, from Appropriation No. 951.913.58, Project No. 16, for the cost of relocating their improvements due to changing the grade of Lombard Street, caused or to be caused by the widening and reconstruction of Lombard Street, State Highway Route No. 2:

Antonio Torre et ux., No. 1848 Lombard Street,	
Lot 10, Assessor's Block 494.....	\$520
Cottardo Cavalli, Nos. 1818-1820 Lombard Street,	
Lot 7, Assessor's Block 494.....	150

Bothin Real Estate Company, Nos. 1868-1870 Lombard  
Street, Lot 12, Assessor's Block 494..... 150

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead,  
Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Authorizing Renewal of Lease of Space in Building at 285 Tenth  
Street for Board of Education Warehouse.**

(Series of 1939)

Resolution No. 3313, as follows:

Resolved, in accordance with the recommendation of the Board of Education that the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, as co-lessee with the San Francisco Unified School District, be and are hereby authorized and directed to enter into a renewal of lease with George E. Bennett, as lessor, of the ground floor and second floor in that certain building located at 285 10th Street, San Francisco, California, for a period of one year beginning April 15, 1943 at a rental of \$285 per month payable from such funds as may be appropriated or set aside for said purposes.

The demised premises are being used by the Board of Education for warehouse purposes.

The form of lease shall be approved by the City Attorney.

Approved by the Board of Education.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead,  
Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

### **Refunds of Erroneous Payments of Taxes.**

(Series of 1939)

Resolution No. 3114, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

#### *From Appropriation No. 905—Duplicate Tax Fund*

1. The Hibernia Savings & Loan Society, Lot 17-B,  
Block 1612, second installment, fiscal year 1942-43...\$44.13
2. Lydia Walter, Lot 20, Block 1911, first installment,  
fiscal year 1942-43..... 75.26
3. Bank of America NT&SA, Lot 9, Block 2382, first  
installment, fiscal year 1942-43..... 19.04
4. Hilda Pitcher, Lot 7, Block 6766, first installment,  
fiscal year 1942-43..... 13.44

*From Appropriation No. 60.969.00—Taxes Refunded Fund*

1. Roy A. Cordy, Lot 2, Block 1433, fiscal year 1942-43... 12.54

Approved as to form by the City Attorney.

Approved by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Passed for Second Reading.

**Exchange of Easements at Newark With Pacific Gas and Electric Company.**

(Series of 1939)

Bill No. 2187, Ordinance No. . . . . , as follows:

Authorizing exchange of easements at Newark Substation with Pacific Gas and Electric Company.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission by Resolution No. 5542 adopted March 29, 1943, the Director of Property is hereby authorized and directed to arrange for trading the electric transmission line easement hereinafter described as Parcel "A" to Pacific Gas and Electric Company, a corporation, in exchange for the electric transmission line easement hereinafter described as Parcel "B." Said easements are over the following described real property situated in the County of Alameda, State of California:

*Parcel "A"*—Beginning at a point in the right of way survey line described in deed from Bento Cardoso Leal to City and County of San Francisco, a municipal corporation, dated March 17, 1924 and recorded March 29, 1924, in Book 695, page 63, Official Records of Alameda County distant thereon 1131.83 feet southwesterly from the northeasterly terminus thereof, and running thence south 27° 07' east 80.2 feet to a point in the southeasterly boundary line of said right of way; thence south 50° 29½' west along said southeasterly boundary line 735.1 feet to a point in the boundary line of certain land owned by the Pacific Gas and Electric Company; thence north 13° 09½' west along the boundary line of said lands 105.4 feet to a point in the northwesterly boundary line of said right of way; thence north 58° 29½' east along said northwesterly boundary line 709.6 feet; thence south 27° 07' east 20 feet, more or less, to the point of beginning.

*Parcel "B"*—Beginning at a point in the surveyed line described in said deed from Bento Cardoso Leal, distant thereon 1131.83 feet southwesterly from the northeasterly terminus thereof, and running thence south 27° 07' east 80.2 feet; thence south 67° 16½' west 765.5 feet; thence north 66° 38½' west 138.8 feet; thence north 67° 16½' east 854.1 feet; thence south 27° 07' east 20 feet, more or less, to the point of beginning.

Section 2. The Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, are hereby authorized and directed to execute the necessary agreement or deed for the conveyance of Parcel "A" to the Pacific Gas and Electric Company. The Director of Property is hereby authorized to deliver said deed or agreement to the grantee upon receipt of the necessary agreement or deed to Parcel "B", and to record the latter instrument. It is understood that this exchange is necessary for the purpose



of relocating the most westerly steel tower of the City's Hetch Hetchy electric transmission line, and that all costs and expenses of said relocation work shall be paid by the Pacific Gas and Electric Company. The City Attorney shall approve the form of the necessary deed or agreement.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$310 to Provide for Numerical Key Punch Operator, Controller's Office; Abolishing Position of Tabulating Numerical Key Punch Operator, Same Department.**

(Series of 1939)

Bill No. 2188, Ordinance No. . . . ., as follows:

Appropriating the sum of \$310 from the unallotted balance in Appropriation No. 260.110.00, to the credit of Appropriation No. 260.110.00, creating the position of one B310d Numerical Key Punch Operator at \$155 per month in the Controller's Office; abolishing the position of 1 B310b Tabulating Numerical Key Punch Operator at \$170.50 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$310 is hereby appropriated from the unallotted balance in Appropriation No. 260.110.00, to the credit of Appropriation No. 260.110.00, to provide funds for the compensation of one B310d Numerical Key Punch Operator at \$155 per month in the Controller's Office for the balance of the fiscal year.

Section 2. The following position is hereby created in the Controller's Office: L B310d Numerical Key Punch Operator at \$155 per month; the following position is hereby abolished in the Controller's Office: 1 B310b Tabulating Numerical Key Punch Operator at \$170.50 per month.

Recommended by the Controller.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved by the Civil Service Commission.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Final Passage.**

**Amending Section 67, Salary Ordinance, Controller, by Splitting the Section After Items 18, 31 and 40; and by Changing Class Number and Class Title Under Item 36 From Tabulating Numerical Key Punch Operator to Numerical Key Punch Operator; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2189, Ordinance No. 2068, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 67 Controller, by splitting the section after items 18, 31, and 40, and by changing the class number and class title under item 36 from one B310b Tabulating Numerical Key Punch Operator to B310d Numerical Key Punch Operator. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Section 67, is hereby amended to read as follows:

### Section 67. CONTROLLER

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1		Controller .....	\$ 833.33
3	18	B4	Bookkeeper .....	185
3.1	2	B4	Bookkeeper .....	175
7	1	B6	Senior Bookkeeper .....	229.50
8	1	B6	Senior Bookkeeper .....	227
9	6	B6	Senior Bookkeeper .....	210
9.1	2	B6	Senior Bookkeeper .....	190
10	1	B7	Assistant Supervisor of Disbursements .....	260
10.1	1	B7	Assistant Supervisor of Disbursements.....	250
11	1	B8	Supervisor of Disbursements .....	325
11.1	5	B10	Accountant .....	260
11.2	1	B10	Accountant .....	255
12	1	B10	Accountant .....	250
12.1	1	B10	Accountant .....	240
14	1	B14	Senior Accountant .....	325
14.1	1	B14	Senior Accountant .....	285
15	1	B21	Chief Assistant Controller .....	672.66
16	1	B26	Supervisor of Budget Statistics .....	325
16.1	1	B27	Supervisor of Accounts and Reports, Controller's Office .....	375
17	1	B28	Supervisor of General Audits .....	500
18	1	B30	Supervisor of Utilities Audits .....	500

### Section 67.1. CONTROLLER (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
19	1	B55	Supervisor of Pay Rolls.....	\$ 325
20	2	B210	Office Assistant (part time) .....	79.50
21	3	B222	General Clerk .....	200
22	1	B222	General Clerk .....	190
23	2	B222	General Clerk .....	185
24	2	B222	General Clerk .....	175
24.1	1	B222	General Clerk .....	170
25	1	B228	Senior Clerk .....	250
26	1	B228	Senior Clerk .....	200
27	1	B228	Senior Clerk .....	195.50
28	1	B234	Head Clerk .....	300
29	1	B234	Head Clerk .....	240
30	3	B234	Head Clerk .....	250
31	1	B237	Tax Redemption Clerk .....	220

### Section 67.2. CONTROLLER (Continued)

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
32	6	B301	Pay Roll Machine Operator.....	\$ 175
33	1	B301	Pay Roll Machine Operator .....	155
33.1	1	B302	Addressing Machine Operator .....	155
34	1	B302	Addressing Machine Operator .....	170
34.1	1	B304	Senior Addressing Machine Operator .....	180
34.2	2	B308	Key Drive Calculating Mach. Operator....	175
35	1	B310b	Tabulating Numerical Key Punch Oper.....	175
36	1	B310b	● Tabulating Numerical Key Punch Oper.	170.50
36	1	B310d	Numerical Key Punch Operator.....	155

37	2	B311	Bookkeeping Machine Operator .....	180.50
38	2	B311	Bookkeeping Machine Operator .....	180
39	2	B311	Bookkeeping Machine Operator .....	172.50
40	1	B312.1	Senior Bookkeeping Machine Operator .....	205

Section 67.3. **CONTROLLER** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
41	3	B408	General Clerk-Stenographer .....	175
42	1	B417	Executive Secretary to the Controller .....	288
44	3	B512	General Clerk-Typist .....	175
45	1	B512	General Clerk-Typist .....	170.50
45.1	2	B512	General Clerk-Typist .....	155
46	1	K6	Senior Attorney—Civil .....	400
47			Seasonal, clerical and other temporary services (as needed), at rates not in excess of Salary Standardization Schedules.	

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, by establishing the proper classification of this position in the office of the Controller.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

## Passed for Second Reading.

**Providing for Acceptance of Gifts, Donations and Contributions for Care and Control of Infantile Paralysis Cases and for Expenditure of Same.**

(Series of 1939)

Bill No. 2190, Ordinance No. ...., as follows:

Providing for the acceptance of gifts, donations and contributions of money for the care and control of infantile paralysis cases and for the expenditure of same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. All gifts, donations, and contributions of money, which may from time to time be offered to this city and county through any of its officers, boards, or commissions for the care and control of infantile paralysis cases are hereby accepted for such purposes and when received shall be deposited in the treasury of the City and County of San Francisco in a special fund to be known as the "Infantile Paralysis Fund," a public trust.

Section 2. All expenditures from said fund shall be made for the purposes for which such funds have been received in accordance with the budget and other fiscal provisions of the charter upon authorization of the Chief Administrative Officer.

Recommended by the Controller.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

## Final Passage.

Amending Section 62, Salary Ordinance, Department of Public Health—Hassler Health Home, by Splitting Section After Item 9; by Correcting Salary Rate Under Item 11, and Establishing Class Number for Internes; an Emergency Ordinance Effective July 1, 1942.

(Series of 1939)

Bill No. 2191, Ordinance No. 2069, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 62 Department of Public Health—Hassler Health Home, by splitting the section after item 9; by correcting the salary rate under item 11 and establishing the class number for 2 L352 Internes from \$45 to \$50 per month; an emergency ordinance effective July 1, 1942.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 62, is hereby amended to read as follows:

**Section 62. DEPARTMENT OF PUBLIC HEALTH—  
HASSLER HEALTH HOME**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1	B454	Telephone Operator .....	\$ 157
2	1	C152	Watchman .....	152
2.1	14	I 2	Kitchen Helper .....	118
3	3	I 12	Cook .....	183
4	1	I 14	Junior Chef .....	203
5	3	I 116	Orderly .....	127
5.1	4	I 116	Orderly .....	123
5.2	2	I 116	Orderly .....	117
5.3	13	I 116	Orderly .....	110
6	10	I 204	Porter .....	123
6.1	3	I 204	Porter .....	110
7	1	I 254	Seamstress .....	128
8	2	J 4	Laborer .....	177
9	1	J 4	Laborer, at \$7.60 per day .....	

**Section 62.1. DEPARTMENT OF PUBLIC HEALTH—  
HASSLER HEALTH HOME (Continued)**

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
10	1	L156	Dentist (part time) .....	\$ 75
11	2		● Interne .....	45
11	2	L352	Interne .....	50
11.1	1	L360	Physician .....	235
12	1	L363	Resident Physician and Superintendent, Hassler Health Home .....	417
12.1	1	L52	Bacteriological Lab. Technician .....	137
13	1	O1	Chauffeur, \$9.15 per day .....	
14	1	O54	Foreman, Building and Grounds .....	218
15	1	O58	Gardener .....	148
17	6	P102	Registered Nurse .....	154.50
18	1	P104	Head Nurse .....	164.50
18.1	1	P104	Head Nurse .....	160
18.2	1	P104	Head Nurse .....	152.50
19	1	P112	Supt. of Nursing, Hassler Health Home....	190
20			Inmate Help (not over \$50) .....	

Section 2. This ordinance is passed as an emergency measure effective July 1, 1942, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, to correct an error in the rate of pay to accord with the salary standardization ordinance for this fiscal year.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Amending Section 59, Salary Ordinance, San Francisco Hospital, by Correcting Salary Rate Under Item 52 and Establishing Class Number for Internes; by Establishing Class Number Under Item 53; and by Correcting Salary Under Item 54 for Senior House Officers; an Emergency Ordinance Effective July 1, 1942.

(Series of 1939)

Bill No. 2192, Ordinance No. 2070, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 59 San Francisco Hospital (Continued) by correcting the salary rate under item 52 and establishing the class number for 52 L352 Internes from \$45 to \$50; and by establishing the class number under item 53; and by correcting the salary under item 54 for 7 L356 Senior House Officers from \$72.50 to \$85. An emergency ordinance effective July 1, 1942.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 166, Section 59 is hereby amended to read as follows:

**Section 59. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL (Continued)**

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
41	1	L2	Assistant Superintendent .....	\$ 295
42	1	L6	Superintendent .....	733.33
43	1	L70	Physio-Therapist (part time) .....	100
44	2	L72	Electro-Cardiograph Technic'n (part time) .....	75
44.1	1	L66	Clinical Technician, Blood Bank .....	175
44.2	3	L67	Assistant Clinical Technician, Blood Bank .....	150
45	2	L156	Dentist (part time) .....	72.50
46	4	L202	Dietitian .....	167
47	1	L206	Chief Dietitian .....	213
49	2	L304	Pharmacist .....	217.50
50	2	L304	Pharmacist .....	197
51	1	L306	Senior Pharmacist .....	232
52	42		● Interne .....	45
52	42	L352	Interne .....	50
53	22	L354	House Officer .....	60
53.1	2	L356	Senior House Officer .....	85
54	7	L356	● Senior House Officer.....	72.50
54	7	L356	Senior House Officer.....	85
55	5	L357	Resident Physician .....	135
55.1		L359	Supervising Physician Blood Bank (part time) .....	150
56	2	L360	Physician (part time) .....	75
57	1	L360	Physician (part time).....	135

57.1	1	L360	Physician (part time) .....	300
57.2	1	L360	Physician (part time) .....	190
57.3	1	L360	Physician (part time).....	150

Section 2. This ordinance is passed as an emergency measure effective July 1, 1942, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, to correct an error in the rate of pay to accord with the salary standardization ordinance for this fiscal year.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Amending Section 56.2, Salary Ordinance, Department of Public Health—Laguna Honda Home, by Correcting Salary Under Item 36 and Establishing Class Number for Internes; an Emergency Ordinance Effective July 1, 1942.**

(Series of 1939)

Bill No. 2193, Ordinance No. 2091, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 56.2 Department of Public Health, Laguna Honda Home, by correcting the salary under item 36 and establishing the class number for six L352 Internes from \$45 to \$50 per month. An emergency ordinance effective July 1, 1942.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 56.2 is hereby amended to read as follows:

**Section 56.2. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)**

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
31	1	L8	Assistant to Superintendent.....	\$ 275
32	1	L10	Superintendent, Laguna Honda Home.....	400
33	1	L54	Assistant Bacteriologist .....	157
34	1	L202	Dietitian .....	167
35	1	L306	Senior Pharmacist .....	258
36	6	L352	● Interne .....	45
36	6	L352	Interne .....	50
36.1	2	L360	Physician .....	110
37	1	L360	Physician .....	185
39	1	L360	Physician .....	235
40	1	L452	X-Ray Technician .....	160

Section 2. This ordinance is passed as an emergency measure effective July 1, 1942, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, to correct an error in the rate of pay to accord with the salary standardization ordinance for this fiscal year.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Amending Section 57, Salary Ordinance, Department of Public Health—Isolation Division, by Correcting Salary Rate Under Item 8 and Establishing Class Number for Internes and Establishing the Class Number Under Item 9; an Emergency Ordinance Effective July 1, 1942.

(Series of 1939)

Bill No. 2194, Ordinance No. 2071, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 57, Department of Public Health, Isolation Division, by correcting the salary rate under item 8 and establishing the class number for 2 L352 Internes from \$45 to \$50, and establishing the class number under item 9. An emergency ordinance effective July 1, 1942.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 57 is hereby amended to read as follows:

Section 57. DEPARTMENT OF PUBLIC HEALTH—  
SAN FRANCISCO HOSPITAL, ISOLATION DIVISION

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class Title	Maximum Monthly Rate
1	1	B512	General Clerk Typist (part time) .....	\$ 79.50
2	1	C152	Watchman .....	145
3	1	I 2	Kitchen Helper .....	118
5	1	I 116	Orderly .....	123
6	7	I 204	Porter .....	123
7	4	I 204	Porter .....	110
8	2	●	Interne .....	45
8	2	L352	Interne .....	50
9	1	L354	House Officer .....	60
10	1	L373	Physician in Communicable Diseases (part time) .....	150
11			Student Nurse .....	45
11.1	3	P102	Registered Nurse .....	154.50
12	1	P102	Registered Nurse .....	135
13	1	P104	Head Nurse .....	164.50
14	1	P116	Supt. Isolation Division .....	247

Section 2. This ordinance is passed as an emergency measure effective July 1, 1942, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, to correct an error in the rate of pay to accord with the salary standardization ordinance for this fiscal year.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Appropriating \$1,200 From Emergency Reserve Fund, Laguna Honda Home, to Provide Funds for Three Months' Period Ending June 30, 1943, for Superintendent, Laguna Honda Home, and Creating Such Position; an Emergency Ordinance.

(Series of 1939)

Bill No. 2195, Ordinance No. 2072, as follows:

Appropriating \$1,200 from the Emergency Reserve Fund to the credit of Appropriation No. 251.110.00, Laguna Honda Home, for the purpose

of providing funds for the three-months period ending June 30, 1943 for one L-10 Superintendent, Laguna Honda Home at \$400 per month, which position is hereby created, an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,200 is hereby appropriated from the Emergency Reserve Fund to the Credit of Appropriation No. 251.110.00.

Section 2. The position of one L-10 Superintendent, Laguna Honda Home, at a compensation of \$400 per month is hereby created.

Section 3. This ordinance is passed as an emergency ordinance, the nature of the emergency being to provide for the uninterrupted operation of the Laguna Honda Home which at the present time is without funds to compensate a superintendent, who is necessary for its operation.

Recommended and approved by the Mayor.

Recommended by the Director of Public Health.

Approved as to funds available by the Controller.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Amending Section 56.2, Salary Ordinance, Department of Public Health, Laguna Honda Home, by Deleting Item 32, Superintendent (9 Months Only), and Adding in Lieu Thereof Superintendent, Laguna Honda Home; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2196, Ordinance No. 2073, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 56.2, Department of Public Health, Laguna Honda Home, by deleting item 32 one L10 Superintendent (9 months) only at \$733.33, and adding in lieu thereof item 32 one L10 Superintendent, Laguna Honda Home at \$400 per month. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 56.2, is hereby amended to read as follows:

**Section 56.2. DEPARTMENT OF PUBLIC HEALTH—  
LAGUNA HONDA HOME (Continued)**

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class	Class-Title	Maximum Monthly Rate
31	1	L8	Assistant to Superintendent.....	\$ 275
32	1	L10	● Superintendent (9 months only).....	733.33
32	1	L10	Superintendent, Laguna Honda Home.....	400
33	1	L54	Assistant Bacteriologist .....	157
34	1	L202	Dietitian .....	167
35	1	L306	Senior Pharmacist .....	258
36	6		Interne .....	45
36.1	2	L360	Physician .....	110
37	1	L360	Physician .....	185
39	1	L360	Physician .....	235
40	1	L452	X-Ray Technician .....	160

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this



ordinance is passed that an actual emergency exists, in order to provide for the uninterrupted operation of the Department of Public Health, Laguna Honda Home.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$37,000 From Emergency Reserve Fund for Foodstuffs, Laguna Honda Home, Year Ending June 30, 1943; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2197, Ordinance No. 2074, as follows:

Appropriating the sum of \$37,000 from the Emergency Reserve Fund to the credit of the Department of Public Health Appropriation No. 251.350.00 for Foodstuffs at Laguna Honda Home, for the year ending June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$37,000 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of Appropriation No. 251.350.00 to provide funds for Foodstuffs at Laguna Honda Home for the year ending June 30, 1943; an emergency ordinance.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare, by the vote by which this ordinance is passed, that an actual emergency exists which necessitates this ordinance becoming effective immediately, to-wit: the uninterrupted operation of the Department of Public Health, Laguna Honda Home and to provide foodstuffs for the inmates thereof, the appropriation provided in the 1942-43 appropriation ordinance having proved inadequate for these purposes.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$10,000 From Emergency Reserve Fund to Provide Materials and Supplies for San Francisco Hospital Period Ending June 30, 1943; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2198, Ordinance No. 2075, as follows:

Appropriating \$10,000 from the Emergency Reserve Fund to the credit of Appropriation No. 253.300.00 to provide materials and supplies for San Francisco Hospital for the period ending June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$10,000 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of Appropriation

253,300.00 to provide funds to purchase materials and supplies for the San Francisco Hospital for the period ending June 30, 1943.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists which necessitates this ordinance becoming effective immediately, to-wit: the uninterrupted operation of the Department of Public Health, San Francisco Hospital, and to provide medical and hospital supplies for the patients thereof, the appropriation provided in the 1942-1943 appropriation ordinance having proved inadequate for these purposes.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

#### Final Passage.

Amending Section 42, Salary Ordinance, San Francisco Civilian War Council, by Adding Item 0.1 Bookkeeper; Item 2.3 Coordinator, Wartime Harvest Council, by Increasing Number of Positions Under Item 5 General Clerks Stenographers; an Emergency Ordinance.

(Series of 1939)

Bill No. 2199, Ordinance No. 2076, as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a San Francisco Civilian War Council, by adding item 0.1 one B4 Bookkeeper at \$175 per month, and by adding item 2.3 one B90.4 Co-ordinator, Wartime Harvest Council at \$300 per month, and by increasing the number of positions under item 5 from 26 to 27 B408 General Clerk-Stenographer at \$155 per month. An emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a is hereby amended to read as follows:

#### Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
0.1	1	B4	<b>Bookkeeper</b> .....	\$ 175
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense.....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program .....	500
2.3	1	-B90.4	<b>Coordinator, Wartime Harvest Council...</b>	300

3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Opera- tor .....	155
5	26	B408	● General Clerk-Stenographer .....	155
5	27	B408	General Clerk-Stenographer .....	155
5.1	1	B408	General Clerk-Stenographer (part time)....	77.50
6	1	B419.2	Secretary, Advisory Board.....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration.....	225
10	1	L210	Nutritionist and Executive Secretary.....	250

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, the nature of such emergency being as recited in Section 13 of Ordinance 1830, series of 1939.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

#### Amendment.

Supervisor MacPhee announced that inasmuch as Bill 2163, setting up position of Nutritionist and Executive Secretary, had earlier during the proceedings been Finally Passed, the foregoing bill as presented to the Board without the item for Nutritionist and Executive Secretary should be amended to include item, said item to read as follows: Item 10, 1 L210 Nutritionist and Executive Secretary, 250, and he would move that the bill be so amended.

*No objection, and amendment accepted.*

Thereupon, the roll was called and the foregoing bill, as amended, was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

#### Final Passage.

**Reappropriating \$500 From Gasoline and Oil, Air Raid Warden Service, to Credit of Repairs to Automotive Equipment, Air Raid Warden Service, for Repairs to Automobiles; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2201, Ordinance No. 2077, as follows:

Reappropriating the sum of \$500 from surplus existing in Appropriation No. 202.321.79-3, Gasoline and Oil, Air Raid Warden Service, to the credit of Appropriation No. 202.216.79-3, Repairs to Automotive Equipment, Air Raid Warden Service, to provide funds for repairs to automobiles in the Air Raid Warden Service; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$500 is hereby reappropriated from the surplus existing in Appropriation No. 202.321.79-3, Gasoline and Oil, Air Raid Warden Service, to the credit of Appropriation No. 202.216.79-3, Repairs to Automotive Equipment, Air Raid Warden Service, to provide funds for repairs to automobiles in Air Raid Warden Service.

Section 2. This ordinance is passed as an emergency measure, and

the Board of Supervisors does by the vote by which this ordinance is passed declare that an actual emergency exists which makes it necessary that this ordinance should become effective forthwith, the nature of said emergency being that the repair of said automotive equipment is necessary for the uninterrupted operation of the Civilian War Council.

Recommended and approved by the Mayor and Commander, Citizens' Defense Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$475 From Unappropriated Reserve for Civilian Defense to Credit of Permanent Salaries, Director's Office; Creating Position of Bookkeeper, and Providing Funds for Compensation Therefor; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2202, Ordinance No. 2078, as follows:

Appropriating the sum of \$475 from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202,110.79-1, Permanent Salaries, Director's Office; creating the position of 1 B4 Bookkeeper at \$175 per month; providing funds for the compensation therefor; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$475 is hereby appropriated from Appropriation No. 202,000.79, Unappropriated Reserve for Civilian Defense, to the credit of Appropriation No. 202,110.79-1, Permanent Salaries, Director's Office, to provide funds for the compensation of 1 B4 Bookkeeper at \$175 per month.

Section 2. The position of 1 B4 Bookkeeper at \$175 per month in the Citizens' Defense Corps (Director's Office) is hereby created.

Section 3. This ordinance is passed as an emergency measure and the Board of Supervisors does by the vote by which this ordinance is passed declare that an actual emergency exists which makes it necessary that this ordinance become effective forthwith, the nature of said emergency being that the appointment of the above mentioned employee is necessary for the uninterrupted operation of the Civilian War Council.

Recommended and approved by the Mayor and Commander, Citizens' Service Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Reappropriating \$24,271.79 From Surpluses in Civilian Defense to Provide for Extension of Control Facilities, Establishing Zone No. 2 and to Provide for Blackout in Dispatch Points Throughout the City; Contractual Services Necessary to June 30, 1943; Printing and Postage and Remodeling of Quarters in Air Raid Warden Service; to Provide Funds for Information and Instruction Balance of Fiscal Year; to Provide Funds for Contractual Services, Director's Office; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2203, Ordinance No. 2079, as follows:

Reappropriating the sum of \$24,271.79 from surpluses existing in appropriations for the Civilian Defense to provide funds for the extension of control facilities, establishing Zone No. 2 and provide for blackout in dispatch points throughout the city; to provide funds for contractual services required through June 30, 1943, also printing and postage and remodeling of some of the quarters in the Air Raid Warden Service; to provide funds for the Information and Instruction Service for the balance of the fiscal year; to provide funds for contractual services required for the Director's Office; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$24,271.79 is hereby reappropriated from the surplus existing in appropriations of the Civilian Defense:

**Appropriation No.**

202.110.79-1	Permanent Salaries, Director's Office....\$	317.01
202.110.79-3	Permanent Salaries, A. R. W. Service...	476.45
202.126.79-3	Military Leave, A. R. W. Service.....	.33
202.321.79-3	Gasoline and Oil, A. R. W. Service.....	1,000.00
202.110.79-4	Permanent Salaries, Advisory Board....	1,478.00
202.200.79-5	Contractual Services, Volunteer Office...	500.00
202.200.79-7	Contractual Services, Ground Observation Corps . . . . .	400.00
202.800.79-7	Fixed Charges, Ground Observation Corps	100.00
202.300.79-14-4	Materials and Supplies—Emerg. Med....	20,000.00
Total . . . . .		<u>\$24,271.79</u>

To the credit of the following appropriations in the Civilian Defense:

**Appropriation No.**

202.200.79-1	Contractual Services—Director's Office...\$	400.00
202.200.79-2	Contractual Services—Public Information and Instruction . . . . .	2,834.79
202.200.79-3	Contractual Services—A. R. W. Service..	3,000.00
202.200.79-8	Contractual Services—Control Centers..	4,000.00
202.300.79-8	Materials and Supplies—Control Centers	1,500.00
202.400.79-8	Equipment, Control Centers.....	1,000.00
202.500.79-8	Improvement, Control Centers.....	11,037.00
202.200.79-11	Contractual Services—A. R. Shelter Serv.	500.00
Total . . . . .		<u>\$24,271.79</u>

to provide funds for the extension of control facilities, establish Zone No. 2, and to provide for blackout in dispatch points throughout the city; to provide funds for contractual services required through June 30, 1943, and also printing, postage and remodeling some of the quarters in the Air Raid Warden Service; to provide funds for the Information and Instruction Service for the balance of the fiscal year; and to provide funds for contractual services required for the Director's Office for the balance of the fiscal year.

Section 2. This ordinance is passed as an emergency measure, the

nature of such emergency being as recited in Section 13 of Ordinance No. 1830 (Series of 1939).

Recommended and approved by the Mayor and Commander, Citizens' Defense Corps.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

Passed for Second Reading.

Amending Sections 6, 12 and 15 of Ordinance No. 1058 (Series of 1939), Bonding Ordinance, as to City Planning Commission, Department of Electricity, and Department of Finance and Records Employees.

(Series of 1939)

Bill No. 2200, Ordinance No. ...., as follows:

Amending Bill No. 1902, Ordinance No. 1058 (Series of 1939), an ordinance bonding various officers and employees of the City and County of San Francisco, by amending Sections 6, 12 and 15 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1902, Ordinance No. 1058 (Series of 1939) is hereby amended by amending Sections 6, 12 and 15 thereof, to read as follows:

Section 6. CITY PLANNING COMMISSION:

Secretary .....	\$ 1,000
Senior Clerk-Stenographer .....	1,000
General Clerk-Stenographer .....	1,000
	<hr/>
	\$ 3,000

Section 12. ELECTRICITY, DEPARTMENT OF:

Chief, Department of Electricity.....	\$10,000
Senior Clerk .....	1,000
General Clerk .....	1,000
Superintendent of Plant.....	1,000
Bookkeeper .....	1,000
	<hr/>
	\$14,000

Section 15. FINANCE AND RECORDS, DEPARTMENT OF PUBLIC ADMINISTRATOR:

Head Clerk .....	\$ 2,000
Senior Bookkeeper .....	2,000
Bookkeeper .....	1,000
Senior Clerk-Stenographer .....	2,000
General Clerk-Stenographer .....	1,000
	<hr/>
	\$ 8,000

The cost therefor to be paid out of such funds as may be appropriated or set aside from time to time for this purpose.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Adopted.**

The following recommendation of Streets Committee was taken up:

Present: Supervisors Meyer, Gallagher, Mead.

**Fixing the Hour of 2:30 P. M., Monday, April 19, 1943, for Hearing of Objections to the Closing of Pringle Court, Northerly of the Northerly Line of Greenwich Street Between Sansome and Montgomery Streets.**

(Series of 1939)

Resolution No. 3315, as follows:

Resolved, That the hour of 2:30 P.M., Monday, April 19, 1943, in the Chambers of the Board of Supervisors, be and is hereby fixed as the time and place for hearing objections to the proposal to close all of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Consideration Postponed.**

The following, called out of Public Utilities Committee on motion of Supervisor Uhl, was taken up:

**City Attorney Requested to Furnish Written Opinion to Board of Supervisors and Manager of Utilities as to Steps to Be Taken to Route Municipal Railway Cars Over Tracks of Market Street Railway on Market Street.**

(Series of 1939)

Resolution No. ...., as follows:

Whereas, Mr. Cahill states, "The Market Street Railway lines operating out Market Street were carrying an average as high as 63 per cent of their rated capacity"; and

Whereas, Mr. Cahill states, "At the present time the Municipal Railway has reached the saturation point in its utilization of the outer tracks on Market Street, especially between Fremont and Sansome Streets"; and

Whereas, Mr. Cahill states, "Between 4 and 6 P.M. the Municipal Railway outbound lines were carrying an average, during the entire two-hour period, as high as 85 per cent of the total rated capacity on the lines running out Market Street"; and

Whereas, Section 499 of the Civil Code makes it possible for Mr. Cahill to route Municipal cars over the inner tracks of the Market Street Railway for any distance; and

Whereas, Section 499 of the Civil Code makes possible the redistribution of the municipal lines on Market Street as indicated by Mr. Cahill; and

Whereas, Mr. Cahill's advocacy of the purchase of the Market Street Railway System in order that municipal cars can be routed on the inner tracks on Market Street does not become necessary because of Section 499 of the Civil Code; and

Whereas, Mr. Cahill states, "Merger of the two systems will make possible a redistribution of cars on Market Street, thereby gaining full utilization of the four tracks"; now, therefore, be it

Resolved, That the City Attorney be requested, at the earliest possible date, to furnish the Board of Supervisors and Mr. Cahill with a written opinion as to the necessary steps to be taken by the city to

route Municipal cars over the inner tracks of the Market Street Railway on Market Street.

*March 8, 1943*—Presented on roll call by Supervisor Uhl and referred to Public Utilities Committee.

*April 5, 1943*—On motion of Supervisor Uhl, called out of Public Utilities Committee.

Consideration of the foregoing resolution was, after brief discussion, on motion by Supervisor Colman, seconded by Supervisor Roncovieri, *postponed until April 26, 1943.*

## **ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.**

### **Memorializing Congress as to War and Post-War Program of United Nations.**

(Series of 1939)

Supervisor Green presented:

Resolution No. . . . ., as follows:

Resolved, That it appears prudent and timely for the United States to now take the initiative in calling meetings of representatives of the United Nations for the purpose of forming an organization of the United Nations with specific and limited authority:

1. To assist in coordinating and fully utilizing the military and economic resources of all member nations in the prosecution of the war against the Axis.

2. To establish temporary administrations for Axis-controlled areas of the world as these are occupied by United Nations forces, until such time as permanent governments can be established.

3. To administer relief and assistance in economic rehabilitation in territories of member nations needing such aid and in Axis territory occupied by United Nations forces.

4. To establish procedures and machinery for peaceful settlement of disputes and disagreements between nations.

5. To provide for the assembly and maintenance of a United Nations military force and to suppress by immediate use of such force any future attempt at military aggression by any nation; and be it

Further Resolved, That any establishment of such United Nations organization should provide machinery for its modification; for the delegation of additional specific and limited functions to such organization; for admission of other nations to membership, and that member nations should commit themselves to seek no territorial aggrandizement; and be it

Further Resolved, That copies of this resolution be sent to President Roosevelt, to Vice-President Wallace, to Senators Ball, Johnson and Downey and to Representatives Welch and Rolph.

*Referred to County, State and National Affairs Committee.*

### **Protesting Discrimination Against Negroes.**

(Series of 1939)

Supervisor Green presented:

Resolution No. 3316, as follows:

Whereas, under the Constitution of the United States, every citizen of the United States is guaranteed the right to worship as he pleases,



work at whatever trade he desires, live according to any rules that do not violate the laws of the country and to follow whatever hobbies or pleasures he may like without any discrimination because of his race or creed; and

Whereas, the United States Navy has relaxed their prohibition which had been placed upon Negroes; and

Whereas, the National Maritime Union of America has been fighting for equal rights for Negroes in all walks of life; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record as favoring the stand taken by the National Maritime Union of America with respect to the discrimination against Negroes; and be it

Further Resolved, That a copy of this resolution be sent to the National Maritime Union of America.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Appropriating \$1,230 for Creation of Position of Coordinator, War-time Harvest Council and General Clerk-Stenographer.**

(Series of 1939)

Supervisor MacPhee presented, with Finance Committee recommendation:

Bill No. 2204, Ordinance No. . . . ., as follows:

Appropriating the sum of \$1,230 from the surplus existing in Appropriation No. 202.298.63, to the credit of Appropriation No. 202.110.63, creating the Position of 1 B90.4 Coordinator, Wartime Harvest Council, at \$300 per month, and 1 B408 General Clerk-Stenographer at \$155 per month; providing funds for the compensation therefor; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,230 is hereby appropriated from the surplus existing in Appropriation No. 202.298.63, to the credit of Appropriation No. 202.110.63, to provide funds for the compensation of 1 B90.4 Coordinator, Wartime Harvest Council, at \$300 per month, and 1 B408 General Clerk-Stenographer at \$155 per month in the Citizens' Service Corps (Victory Food Workers' Recruitment Service) for the balance of the fiscal year.

Section 2. The following positions are hereby created in Citizens' Service Corps (Victory Workers' Recruitment Service): 1 B90.4 Coordinator, Wartime Harvest Council, at \$300 per month; 1 B408 General Clerk-Stenographer at \$155 per month.

Section 3. This ordinance is passed as an emergency measure and the Board of Supervisors does by the vote by which this ordinance is passed declare that an actual emergency exists which makes it necessary that this ordinance become effective forthwith, the nature of said emergency being that the appointment of the above mentioned employees is necessary for the uninterrupted operation of the Civilian War Council.

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Green—2.

**Requesting Public Utilities Commission to Consider Establishment  
of Flat Water Rate for Duration of the War.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. ...., as follows:

Whereas, it is reliably estimated that this year there will be 60,000 victory gardens flourishing in the yards and lots of patriotic San Franciscans who, imbued with a desire to assist in the war effort, are devoting their time and effort to the production of that food so vital in this emergency; and

Whereas, proper cultivation of these victory gardens necessarily involves the use of additional water and it would seem incumbent upon the City and County of San Francisco, in an endeavor to match the patriotic enthusiasm of victory gardeners, that no additional charge for water, over average charges, should be made; and

Whereas, the great Hetch Hetchy water development insures to San Francisco a continuing abundance of water which could be made available to local domestic consumers without additional cost to the Water Department or without other adverse effects; and

Whereas, a flat rate for water, effective during the war and for six months thereafter, based upon the average cost to domestic consumers for the year 1942 (with such adjustments as the Water Department finds necessary or proper to make in individual cases to reflect the average cost of water actually and intentionally used), would be fair and beneficial to domestic water users and would lend additional impetus and encouragement to victory gardeners who, in a spirit of loyalty and cooperation, are endeavoring to do their bit; and

Whereas, the inauguration of flat water rates for domestic users would dispense with the necessity for reading the meters of the great majority of San Francisco consumers, thus making the services of those presently engaged in the reading of water meters of domestic users available for services in the war effort in consonance with the repeated demands of the War Manpower Commission; and

Whereas, the adoption of flat water rates would benefit those owners of homes or rentable property who have taken into their homes those people engaged in war work and who have been unable to locate themselves; and

Whereas, led by our progressive neighbor, Daly City, such other outstanding communities as New York, Philadelphia, Baltimore, Pittsburgh, Washington, Chicago and Buffalo, have found it possible and in the interest of their people, to invoke the flat water rate plan; now therefore, be it

Resolved, That the Board of Supervisors does hereby request the Public Utilities Commission to consider the feasibility of placing into effect for the duration of the war and six months thereafter, a flat water rate for domestic users based upon consumption of the past year as outlined in this resolution or upon any other practical basis.

*Referred to Joint Finance and Public Utilities Committee.*

**Amending Article 2, Part III of the San Francisco Municipal Code, Adding Section 88.1, Exempting Producers' Cooperatives or Associations From Payment of Auctioneer's License Fee Under Certain Conditions.**

(Series of 1939)

Supervisor MacPhee presented:

Bill No. 2208, Ordinance No. ...., as follows:

Amending Article 2, Part III, of the San Francisco Municipal Code by adding new section thereto, to be known as Section 88.1, exempting

producers' cooperatives or associations from payment of auctioneer's license fee under certain conditions.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Article 2, Part III of the San Francisco Municipal Code is hereby amended by adding Section 88.1, thereto, to read as follows:

Section 88.1. **Exceptions.** The license fee provided for in Section 88 of this Article shall not apply to any annual or semi-annual auctions of agricultural commodities when such auctions are conducted by bona fide producers' cooperative or producers' associations, but such cooperatives or associations shall not be exempted from obtaining permit from the Chief of Police as prescribed by Section 1250, Article 17, Chapter VIII (Police Code) Part II of the San Francisco Municipal Code.

*Referred to Finance Committee.*

**Providing That It Shall Be Unlawful to Display, Sell or Give Away Baby Chicks, Rabbits, Ducklings or Other Fowl as Pets or Novelties, Providing for the Sale of Same in Proper Facilities by Dealers for Food Purposes, and Providing a Penalty for the Violation Thereof; an Emergency Ordinance.**

(Series of 1939)

Supervisor Meyer presented:

Bill No. 2205, Ordinance No. . . . ., as follows:

Providing that it shall be unlawful to display, sell or give away baby chicks, rabbits, ducklings or other fowl as pets or novelties, providing for the sale of same in proper facilities by dealers for food purposes, and providing a penalty for the violation thereof; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. It shall be unlawful for any person, firm or corporation to display, sell, offer for sale, barter or give away any baby chicks, rabbits, ducklings or other fowl as pets or novelties, whether or not dyed, colored, or otherwise artificially treated.

Section 2. This ordinance shall not be construed to prohibit the display or sale of natural chicks, rabbits, ducklings or other fowl in proper facilities by dealers, hatcheries or stores engaged in the business of selling the same to be raised for food purposes.

Section 3. Any person, firm or corporation violating the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than Five (\$5) Dollars nor more than Fifty (\$50) Dollars for each and every offense.

Section 4. This ordinance is passed as an emergency ordinance and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows:

That unless this ordinance becomes effective forthwith a great number of chicks, ducklings and other fowl and rabbits will be sold as novelties and pets and will not be raised and propagated to maturity so that the same may be used as food for the people of the City and County of San Francisco, which said food is necessary for the health of the people of said city and county.

*Finally Passed by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

Absent—Supervisors Gallagher, Green—2.

**Granting Revocable Permission to C. C. Moore & Co. to Occupy  
a Portion of Tennessee Street for War Purposes.**

(Series of 1939)

Supervisor Meyer presented:

Resolution No. 3317, as follows:

Resolved, That pursuant to the recommendation of the Director of Public Works, permission, revocable at the will of the Board of Supervisors, but for not more than six months after the present emergency, is hereby granted to C. C. Moore & Co., Incorporated, to occupy the following described portion of Tennessee Street:

All of Tennessee Street lying between the northerly line of Tulare Street and a line parallel to and distant 300 feet northerly from said line of Tulare Street.

The permit hereby granted is for the purpose of storing equipment and material for construction of cargo ships for war purposes.

At the expiration or revocation of this permit, C. C. Moore & Co. shall remove or cause to be removed, without cost or expense to the City and County of San Francisco, all materials, construction equipment and obstructions placed within the area above described.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**For Limited Tenure, and Restricted to the State of California, Exempting Positions of P102 Registered Nurse, P103 Special Nurse, and Twelve Kitchen Helpers, P208 Operating Room Nurse From Residential Restrictions of the Charter.**

(Series of 1939)

The following recommendation of the Judiciary Committee was taken up:

Resolution No. 3318, as follows:

Resolved, That in accordance with the recommendation of his Honor, the Mayor, and the Civil Service Commission and pursuant to the provisions of Section 7 of the Charter, for limited tenure appointments, the following positions are hereby exempted from the residential requirements of the Charter as set forth in said Section 7 thereof for the duration and six (6) months thereafter:

P102 Registered Nurse  
P103 Special Nurse  
12 Kitchen Helper  
P208 Operating Room Nurse

Further Resolved, That the exemptions provided herein shall be restricted so that appointments to said positions shall be limited to persons holding legal residence in the State of California.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Gallagher—1.

**Requesting City Attorney to Prepare Legislation Providing That Public Officials Shall Not Use City-Owned Cars Except on City Business and That Each Official Driving a City-Owned Car Shall File With the Finance Committee a Monthly Report Showing Total Number of Miles Traveled and the Purposes for Which Such Mileage Was Required.**

(Series of 1939)

Supervisor Uhl presented:

Resolution No. ...., as follows:

Whereas, with the Nation at war and with private citizens restricted in the use of tires and gasoline to bare necessity, it would seem incumbent upon the public officials of the City and County of San Francisco to also cooperate with the Office of Defense Transportation and to join in the patriotic movement to conserve these materials so vitally necessary to the war effort; and

Whereas, certain public officials for whom city-owned cars are available have violated the conservation program by utilizing city cars for trips which could as well be made without the use of automobiles, and in some cases for trips the necessity for which is quite doubtful; and

Whereas, such actions are neither patriotic nor do they constitute such an example as may be expected to evoke commendation from private citizens who, while being deprived of automobile riding facilities themselves, are required to pay in taxes so that war or no war, public officials shall not be deprived of the comforts and conveniences which are the perquisites of their offices; now, therefore, be it

Resolved, That the City Attorney be and is hereby requested to draft legislation to provide that city automobiles available for public officials shall not be used, except on business which is strictly necessary and to provide further that each public official, with the exception of the Mayor, for whom a city-owned car is available shall file monthly with the Finance Committee of the Board of Supervisors, a statement showing the number of miles driven during the month and the purposes for which such mileage was required; and be it

Further Resolved, That the statements required to be filed pursuant to the aforementioned legislation shall be immediately sent to the local office of the War Rationing Board.

*Referred to Finance Committee.*

**Providing for the Amount Per Day for Traveling Expenses of Officers and Employees on Official Business During the Fiscal Year 1942-1943.**

(Series of 1939)

Supervisor Uhl presented:

Bill No. ...., Ordinance No. ...., as follows:

Providing for the amount per day for traveling expenses of officers and employees on official business during the fiscal year 1942-1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. During the fiscal year 1942-1943 any officer or employee of the City and County of San Francisco, except in the discharge of routine duties, who shall under the authority of law or ordinance, leave the City and County for the purpose of performing any official duty for or on behalf of the City and County, or for the purpose of rendering any service to or for the City and County, or for the purpose of officially representing said City and County, or any board, commission, office or department, shall be allowed as the expense incident to said service the actual cost of transportation, including Pullman charges, if any, together with an amount for living expenses not to

exceed fifteen (\$15) dollars per day for each and every day while said officer or employee is absent on said official business.

Section 2. Allowance for traveling expense shall be based upon the most efficient, direct and economical mode of transportation required by the occasion, provided, however, that at the option of the person authorized to leave the City and County of San Francisco on official business travel may be accomplished in the State of California by such means as the person so authorized deems proper. In extraordinary or emergency cases, transportation to points outside the State of California may be contracted in the most expeditious and expedient manner.

Section 3. The number of days which shall be used as the basis for computing the allowance for expense other than transportation hereunder shall not exceed the number of days required in traveling and in attending to the business or to the purpose for which the trip is made. Provided, however, that if necessary, two (2) additional days be allowed to consummate traveling arrangements and that days taken up by unavoidable accidents or illness while en route and certified to by a duly licensed physician or surgeon, shall be construed as days devoted to official business.

Section 4. The Controller shall establish rules for the payment of all amounts payable pursuant to Section 1 hereof, and for the presentation of such vouchers as he shall deem proper in connection with expenditures made pursuant to said section, provided, however, that before clearing any transaction on his books, involving funds disbursed or to be disbursed for travel expense, the Controller shall submit to the Finance Committee of the Board of Supervisors, for its approval, the travel expense voucher of every person required to file an account and return pursuant to the provisions of this ordinance. No allowance shall be made for traveling expense provided for in this ordinance unless funds have been appropriated or set aside for such expenses in accordance with the provisions of the Charter.

Section 5. The Controller shall advance the sums necessary for traveling expenses, but proper account and return must be made of said sums so advanced by the person receiving the same within ten (10) days after said person returns to duty in the City and County of San Francisco.

*Referred to Finance Committee.*

#### **Authorizing Printing of Various Municipal Codes.**

From the Police Commission, asking that 1000 copies each of the Police, Fire, and Health Code, and the Traffic Ordinance, be printed for distribution to members of the Police Department. Mr. Matthew Carberry, of the Police Department, supplemented the request of the Commission, and announced that the Police Department would pay for the copies if the Board would authorize their printing.

No objection, and so ordered.

#### **Report on Attendance at Sacramento.**

Supervisor Uhl reported on attendance before committee, at Sacramento, at hearing on legislation affecting San Francisco, regarding the Golden Gate Bridge. San Francisco was well represented at that committee hearing. Supervisor Roncovieri had attended the meeting, Supervisor Uhl continued, but was present only about a half hour, when he left.

Supervisor Roncovieri, in answer to statement by Supervisor Uhl, reported that he had attended the meeting, as stated by Supervisor Uhl, and had left, after about a half hour or so, but before leaving he had told Supervisor Mead, in Supervisor Uhl's presence, that since San Francisco was so well represented before that committee he was going to attend a meeting of another committee, the Committee on Welfare, which was, at that moment, considering Bill 1086, which, if passed,

would save for the citizens of San Francisco some \$700,000 a year out of taxes. He considered that a most important meeting to attend. The meeting continued until 8:00 p. m., at which time he was again in attendance, although they did not take the matter up again that evening. He attended the committee meeting again the next day. Under the terms of the bill San Francisco will be limited to an expense of \$5 per month per person, for its contribution toward Old Age Security Aid.

Supervisor Mead, following the statement by Supervisor Roncovieri, moved that the report by Supervisor Uhl be tabled, and that in lieu thereof, the report by Supervisor Roncovieri be substituted.

The Chair ruled that the entire matter was out of order. No notice should be taken of either report.

### **Supervisor Mead Excused From Attendance at Meetings.**

Supervisor Mead, at his own request, was excused from attendance at committee meetings during the week, and from attendance at the Board meeting to be held on Monday, April 19, 1943.

### **State Legislation Prohibiting Issuance of Trading Stamps.**

Supervisor Mead called attention to the Board's opposition to the bill at Sacramento which would prohibit the issuance of trading stamps. Mr. Skelly, at Sacramento, to date had received no instructions from the Board concerning the matter. Since the matter was of such great importance, especially to the merchants in the Mission District, the City's legislative representative in Sacramento should have been notified of the Board's action.

During the discussion, it was explained that since the action taken by the Board was done by resolution, which required approval by the Mayor, no notification could be given Mr. Skelly until after the Mayor's action.

Supervisor Meyer, however, announced that the proposed state legislation would not affect the Mission Merchants, and their plan for trading stamps, at all.

Supervisor MacPhee, however, pointed out that in circumstances similar to the above, Mr. Skelly should be notified of the Board's recommendations, regardless of any action by the Mayor.

### **Consideration of State Legislation Re Refinancing Golden Gate Bridge and Highway District Bonds.**

Supervisor Uhl called attention to Assembly Bill 1005, presented by the Golden Gate Bridge and Highway District, re refinancing by the District. That legislation was opposed by Mr. Jefferson Peyser, representing the San Francisco Chamber of Commerce, who claimed that the proposed legislation repealed the present law.

Mr. John McNabb, attorney for the Golden Gate Bridge and Highway District, asserted that the proposed legislation repealed nothing, but merely permitted reference to the people, in case of a deficit, of a proposed bond issue to meet such deficit, and he expressed regret that the Chamber of Commerce should take a stand in opposition thereto.

Supervisor MacPhee disagreed with the views expressed by Mr. McNabb. The legislation, he had been informed by San Francisco's bond attorneys, would take away certain rights of the bridge directors, and he believed the Chamber of Commerce was right in opposing it. The people will not consider any refinancing of the bridge. If the bill should pass, the taxpayers will have to meet any deficit.

### **Housing for Service Men.**

Supervisor Uhl called attention to offer made by the Fairmont Hotel to provide space for about 400 service men, stating that the offer was

opposed by Mr. McAuliffe. These accommodations are desired and approved by both the Army and the Navy.

Thereupon, Supervisor Uhl, seconded by Supervisor Mead, moved that the Board of Supervisors recommend to the Civilian War Council the acceptance of the offer of the Fairmont Hotel.

Supervisor Colman announced that he would be in attendance at the meeting of the Civilian War Council, during the evening, and would do his best in the matter.

Supervisor Roncovieri opposed the motion, stating that the Board was meddling in something about which it knew nothing. He believed the Civilian War Council was intelligent enough to take proper action in the matter.

No action taken on motion.

#### Reimbursement of Loans Made by the State for Relief.

Supervisor Uhl called attention to Senate Bill 996, to be considered in committee on Thursday evening, April 15, 1943. This bill would provide for reimbursing counties for money expended for unemployment relief prior to the creation of S.R.A.

Thereupon, Supervisor Uhl moved that the Board be polled to ascertain how many Supervisors would attend that committee meeting on Thursday evening.

Supervisors Brown (if absolutely necessary), MacPhee (would try to attend), Meyer, Roncovieri and Uhl signified their intention to attend.

#### ADJOURNMENT.

There being no further business, the Board, at the hour of 6:00 p.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors May 10, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.



Vol. 38

No. 17

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Monday, April 19, 1943

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



THE RECORDER PRINTING & PUBLISHING COMPANY

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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 19, 1943—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 19, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

Quorum present.

President Jesse C. Colman presiding.

Supervisors Mead and Uhl excused.

## APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of April 11, 12 and 15, 1943, were considered read and approved.

## SPECIAL ORDER—2:30 P. M.

Consideration Continued.

Closing of Pringle Court.

Hearing of objections to the proposal to close all of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

Closing and Abandoning Pringle Court From Greenwich Street Northerly to Its Northerly Termination.

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, on the 1st day of March, 1943, the Board of Supervisors of the City and County of San Francisco duly adopted Resolution No. 3205 (Series of 1939) being a resolution to close Pringle Court from Greenwich Street northerly to its northerly termination, which resolution was approved by the Mayor on the 5th day of March, 1943, said resolution being in words and figures as follows:

*Intention of Closing Pringle Court From Greenwich Street Northerly to Its Northerly Termination.*

(Series of 1939)

Resolution No. 3205, as follows:

Resolved, That the public interest requires and that it is the intention of this Board of Supervisors to close and abandon Pringle Court

situated in the City and County of San Francisco, State of California, and more particularly described as follows:

All of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

Said closing and abandonment of said Pringle Court shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

To cover the cost of advertising and other expenses in connection with said closing of Pringle Court, Merchants Ice & Cold Storage Company, the abutting property owner, shall pay the City and County of San Francisco the sum of \$100.

The Clerk of this Board of Supervisors is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and said Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

*Adopted*—Board of Supervisors, San Francisco, March 1, 1943.

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Meyer.

Noes: Supervisors Mead, Roncovieri, Shannon.

Absent: Supervisors MacPhee, Uhl.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

DAVID A. BARRY, Clerk.

Approved, San Francisco, March 5, 1943.

ANGELO J. ROSSI, Mayor.

Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten (10) days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 3205 (Series of 1939); and

Whereas, the Supervisors have acquired jurisdiction to order that Pringle Court, described in Resolution No. 3205 (Series of 1939), be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered, that the portion of Pringle Court, specifically described and proposed in said Resolution No. 3205 (Series of 1939) be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said street described in Resolution No. 3205 (Series of 1939), shall be paid out of the revenues of the City and County of San Francisco except as provided in Resolution No. 3205 (Series of 1939); and be it

Further Resolved, That the said closing and abandonment of said street described in Resolution No. 3205 (Series of 1939), shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Following hearing of protestant, property owner and resident of the district, on behalf of himself and twenty-seven other property owners, who feared construction of building on the closed portion of Pringle Court which would depreciate their properties, at the suggestion of Supervisor MacPhee, consideration was *continued until Monday, April 26, 1943*, and in the meantime the National Ice and Cold Storage Company was requested to inform the Board as to their intentions for use of the property, and to agree not to build on the closed portion of Pringle Court any structure of greater height than the height of their present buildings.

### SPECIAL ORDER—3:00 P. M.

#### Indefinitely Postponed.

The following, from Committee on County, State and National Affairs without recommendation, was taken up:

Present: Supervisors Green, Gartland, Shannon.

#### Urging Deletion From A. B. 1005 of Provision Requiring Submission of Refunding Proposal to the Electorate.

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, there is now pending in the Legislature of the State of California, Assembly Bill No. 1005 which provides for refunding the indebtedness of bridge and highway districts by the issuance of refunding bonds when district directors by resolution declare necessity therefor, and further providing for the submission of the question of issuance of such refunding bonds to the electors of such districts; and

Whereas, it is the opinion of this Board of Supervisors that the inclusion in Assembly Bill No. 1005 of the proviso requiring the question of issuance of refunding bonds to be submitted to the electorate is inimical to the best interest of the Golden Gate Bridge and Highway District and to the City and County of San Francisco, a member thereof; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the Legislature of the State of California and does urge that before enactment into law, the provision in Assembly Bill No. 1005 requiring the question of issuance of refunding bonds to be submitted to the electorate, be stricken therefrom; and be it

Further Resolved, That copies of this resolution be sent to Governor Warren, to Lieutenant Governor Houser, to Assemblyman Lyon, Speaker of the Assembly, to the San Francisco delegation in the Legislature and to Mr. Albert F. Skelly, San Francisco's Legislative Representative at Sacramento.

#### Expression of Views of Chamber of Commerce, Re Assembly Bill No. 1005

Mr. Miller, representing San Francisco Chamber of Commerce, presented and read the following copy of communication from the Chamber of Commerce, and addressed to Supervisor Uhl:

April 12, 1943.

Honorable Adolph Uhl, Supervisor,  
City and County of San Francisco,  
City Hall, Civic Center,  
San Francisco, California.

Dear Supervisor Uhl:

This is in response to your letter of April 9 relative to A. B. 1005 in which you express the hope that the San Francisco Chamber of Commerce will lend its support to this bill when it comes before the Senate Committee.

For your information, A. B. 1005 and S. B. 970, which is very similar in purpose, were among a number of legislative measures which received the careful attention of our Street and Highway Committee before our representative at Sacramento was advised as to the Chamber's position.

Our Street and Highway Committee, in submitting its recommendations to the Executive Committee of the Chamber concerning A. B. 1005 and S. B. 970, was moved by the same spirit that has moved your Board, as well as this Chamber, in its many studies in relation to the Bridge—a sincere desire to do those things which will help to make the Golden Gate Bridge a success in every respect, both for its users and for the taxpayers in this district.

When our Committee analyzed the bills in the light of that attitude it reported that there was no necessity for these bills, as the Bridge and Highway District Act already gives the board of directors the power to refund any bonded indebtedness without new procedure.

The action of the Chamber was based upon this Committee's recommendations and the Chamber's representative was so advised.

The Bridge and Highway District Act provides in subdivision 8 of Section 10 that, among other matters, any district, organized under the act, shall have power:

"To borrow money, incur indebtedness and to issue bonds or other evidences of such indebtedness; also to refund or retire any indebtedness or lien that may exist against the district or any property thereof."

There is the power to refund. It is not so circumscribed anywhere in the act as to deny the board of directors the right to submit to the electors in the district the question of issuing refunding bonds, if they so desire, and to abide in the decision of the electors in the matter.

We are advised that the matter of such an election is optional under the law, as it now exists. We know of no good reason why such an election should be made mandatory, where the question is only one of refunding an outstanding indebtedness. If there should at the time exist any good reason for having an election on the question of refunding, the board of directors could so provide.

I appreciate the friendly spirit of your letter, and I agree with you that we should be united in our aims. In this case, we are all aiming at the same objective, but we seem to have differed on the methods to be used to accomplish those objectives.

It is perhaps unfortunate that we were not all brought in closer together when this legislation was being developed, so that we would have had opportunity to thresh out these differences of viewpoint in advance. Perhaps this incident may be helpful in stimulating such a thought for the future, and if you see fit to take any steps in that direction, we shall be happy to cooperate.

Sincerely yours,

SAN FRANCISCO CHAMBER OF COMMERCE,  
ERNEST INGOLD, President.

*Ordered made part of the record.*

Following the reading of the foregoing communication, and brief explanation thereof by Mr. Miller, Supervisor Gallagher, seconded by Supervisor Meyer, moved that the entire subject matter be postponed indefinitely.

Supervisor MacPhee objected to indefinite postponement, holding that as a matter of courtesy, interested citizens should be given an opportunity to be heard.

Mr. Coakley, representing apartment house industry, objected to indefinite postponement.

Mr. John L. McNab, attorney, stated that the proposed state legislation was merely an enabling act. Although at the present time, the financial condition of the Bridge and Highway District was good, no

one could tell when, in the future, there might have to be adopted some kind of refinancing plan.

Thereupon, the roll was called and the motion of indefinite postponement *carried* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Meyer, Roncovieri—5.

Noes: Supervisors Colman, MacPhee, Shannon—3.

Absent: Supervisors Brown, Mead, Uhl—3.

## UNFINISHED BUSINESS.

### Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

#### Authorizing Sale of City-Owned Land in Assessor's Block 6114.

(Series of 1939)

Bill No. 2174, Ordinance No. 2083, as follows:

Authorizing sale of city-owned land in Assessor's Block 6114.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Director of Property, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southwesterly line of Bowdoin Street distant thereon 150 feet southeasterly from the southeasterly line of Woolsey Street; running thence southeasterly along said line of Bowdoin Street 50 feet; thence at a right angle southwesterly 120 feet; thence at a right angle northwesterly 50 feet; thence at a right angle northeasterly 120 feet to the point of commencement.

Being a portion of Block 47 as per map of University Homestead Association.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco, and may be sold as a whole or subdivided.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

#### Providing for Procedure for Receipt, Deposit and Disposition of Moneys, Checks, etc., Received by Municipal Court.

(Series of 1939)

Bill No. 2176, Ordinance No. 2084, as follows:

An ordinance providing for the procedure for the receipt, deposit and disposition of all moneys, checks, etc., received by the Municipal Court.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. All money received by the Municipal Court and the Municipal Court Clerk for or in connection with the business of the

Municipal Court shall be paid or delivered into the treasury not later than the next business day after its receipt as provided by Charter, Section 82.

Section 2. For the purpose of clearing checks, money orders, etc., received *in the Traffic Fines Bureau or in the Traffic Court* during the course of business of the Court, the *Clerk of the Municipal Court* is hereby authorized to open a commercial bank account to be known as: "MUNICIPAL COURT OF THE CITY AND COUNTY OF SAN FRANCISCO CLEARING ACCOUNT."

Section 3. Checks drawn upon said bank account shall be signed by either *the Clerk of the Municipal Court or such employees of his office as are duly authorized by him so to sign.*

Section 4. All checks, money orders, etc., received shall be deposited in said bank account not later than the next business day after receipt thereof.

Section 5. Concurrently with making the deposits in the bank, the Clerk shall issue or cause to be issued a check in the full amount of said deposit drawn in favor of the Treasurer of the City and County of San Francisco, which check shall constitute a part of the deposit with the Treasurer prescribed in Section 1 above.

Section 6. In the event any items deposited in the said bank account are returned by the bank, the amount of the check drawn by the Clerk pursuant to Section 5 above, shall be reduced by the amount of the uncollected items returned by the bank to the Clerk the preceding business day.

Section 7. All uncollected items *for each calendar month* returned to the Clerk by the Bank shall be delivered *by the Clerk to the Bureau of Delinquent Revenue not later than the 5th day of the following month.* He shall obtain a receipt from said Bureau of Delinquent Revenue therefor in such form as shall be prescribed by the Controller.

Section 8. The Bureau of Delinquent Revenue is hereby authorized and directed to proceed forthwith to effect collection on all said returned items turned over to it under the provisions of Section 7 hereof; and to maintain such records and prepare such statements as the Controller shall prescribe.

Section 9. All returned items remaining uncollected for at least one fiscal year, upon the recommendation of the Bureau of Delinquent Revenue, with the approval of the Controller, may be written off as of June 30 of each year.

Section 10. Traffic cases which were cleared by virtue of the receipt of checks, money orders, etc., which were subsequently returned uncollected by the bank, shall be re-established immediately as uncleared traffic cases.

Section 11. All payments received by the Municipal Court in excess of the amount applicable to a particular transaction, and all payments which cannot be immediately identified with a particular transaction, shall be included in and made a part of the deposit with the Treasurer prescribed in Section 1 hereof.

Section 12. Such receipts described in Section 11 shall be shown separately on the daily Deposit Tag and shall be credited to "Municipal Court Suspense" account, which account the Controller is hereby authorized and directed to create.

Section 13. *In cases where payments are in excess of the correct amount, refund will be made by the Controller upon proper authorization from the Court, on such form and in such manner as may be prescribed by the Controller. The Clerk of the Court shall prepare a schedule daily, covering these items.* Upon the Court's order so to do, the Controller shall draw a warrant payable to each claimant listed on said schedule where the amount claimed is on deposit in the said Suspense Account. Where excess payments remain unclaimed for a



period of one year or more, the Controller is authorized to transfer such amounts from said Suspense Account to the General Fund.

Section 14. Checks, money orders, etc., received in amounts insufficient to cover cases for which tendered, or deficient in any other respect, shall be returned to their respective senders not later than the next business day after receipt. The Clerk shall maintain a register, in which shall be chronologically recorded each item so returned. There shall also be recorded in the said register the date, amount, identity of the instrument returned, name and address of the sender, and the date and reason for its return.

Section 15. With respect to collections not immediately identifiable, when identification is subsequently made, request shall be made of the Controller to transfer the applicable amount from the Suspense Account to the proper account. All such items remaining in the Suspense Account at the close of any fiscal year may be transferred by the Controller to the General Fund.

Section 16. The Clerk of the Municipal Court shall maintain such records and prepare such reports as the Controller and Presiding Judge shall prescribe.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Reappropriating \$1,000 to Provide Funds for Purchase of Supplies in San Francisco Public Library for Remainder of Current Fiscal Year.**

(Series of 1939)

Bill No. 2177, Ordinance No. 2085, as follows:

Reappropriating the sum of \$1,000 from the surplus existing in Appropriation No. 214.110.00, to the credit of Appropriation No. 214.300.00, to provide funds for the purchase of supplies in the San Francisco Public Library for the remainder of the current fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 is hereby reappropriated from the surplus existing in Appropriation No. 214.110.00, to the credit of Appropriation No. 214.300.00, to provide funds for the purchase of supplies in the San Francisco Public Library for the remainder of the current fiscal year.

Recommended by the City Librarian.

Approved by the San Francisco Library Commission.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Appropriating \$26,050 From Surpluses, Park Commission, Necessary for Proper Conduct of Park Department.**

(Series of 1939)

Bill No. 2178, Ordinance No. 2086, as follows:

Appropriating the sum of \$26,050 from the surpluses in various appropriations of the Park Commission to the credit of various appro-

priations where additional funds are required for the proper conduct of the Park Department.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$26,050 is hereby appropriated from the surplus in the following appropriations:

212.130.01	Wages Operating—General Division .....	\$ 90
212.130.01-1	Wages Construction—General Division .....	2,00
212.110.04	Permanent Salaries—Recreational Division Reserve .....	18,50
212.110.03	Permanent Salaries—Commissary Division—Reserve .....	65
212.110.01	Permanent Salaries—General Division—Reserve..	4,00
		<hr/> \$26,05

to the credit of the following appropriations:

212.130.02	Wages Operating—Zoo Division .....	\$ 90
212.130.03-1	Wages Construction—Commissary Division.....	2,00
212.350.03	Foodstuffs—Commissary Division .....	18,50
212.900.03	Services Other Departments—Commissary Division	65
212.385.02	Forage and Food for Animals—Zoo Division.....	4,00
		<hr/> \$26,05

to provide funds for the proper conduct and uninterrupted operation of the Zoo Division and the Commissary Division of the Park Department.

Recommended by Superintendent of Parks.

Approved, as per Park Resolution No. 742, by Secretary of Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Ma Phee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

Reappropriating \$5,162.50 to Create Positions of 11 Gardeners, 4 Janitors, Recreation Department; and to Abolish Positions of 1 Laborer, 10 Playground Caretakers, and 4 Playground Caretakers, Same Department.

(Series of 1939)

Bill No. 2179, Ordinance No. 2087, as follows:

Reappropriating the sum of \$5,162.50 from the surplus existing in Appropriation No. 213.110.00 to the credit of Appropriation No. 213.110.00; creating the positions of 11 O58 Gardeners at \$135 per month and 4 C104 Janitors at \$145 per month, in the Recreation Department and providing funds therefor; and abolishing the following positions in the same department: 1 J4 Laborer at \$177 per month, 10 J72 Playground Caretakers at \$155 per month, 4 J72 Playground Caretakers at \$145 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,162.50 is hereby reappropriated from the surplus existing in Appropriation 213.110.00 to the credit of Appropriation

tion 213,110.00 to provide funds for 11 O58 Gardeners at \$135 per month and 4 C104 Janitors at \$145 per month, in the Recreation Department.

Section 2. The following positions are created in the Recreation Department:

- 11 O58 Gardeners at \$135 per month
- 4 C104 Janitors at \$145 per month

and the following positions are abolished in the Recreation Department:

- 1 J4 Laborer at \$177 per month
- 10 J72 Playground Caretakers at \$155 per month
- 4 J72 Playground Caretakers at \$145 per month.

Recommended by Superintendent of the Recreation Department.

Approved by the Recreation Commission.

Approved as to form by the City Attorney.

Approved as to Classification and Compensation by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

#### Final Passage.

The following recommendation of Judiciary Committee, heretofore Passed for Second Reading, was taken up:

Present: Supervisors Gartland, Green, Shannon.

#### Military Leaves for Non-Military Service in the War Effort.

(Series of 1939)

Bill No. 2088, Ordinance No. 2082, as follows:

An ordinance approving Rule 31.2 of the Civil Service Commission, providing for leaves of absence to officers and employees of the City and County for the purpose of accepting other employment directly connected with the prosecution of the war or national defense or preparedness.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. On the recommendation of the Civil Service Commission and by a three-fourths vote, the Board of Supervisors hereby approves Rule 31.2 of the Civil Service Commission, providing for the granting of leaves of absence to officers and employees of the City and County to accept employment directly connected with the prosecution of the war in which this country is engaged or with national defense or preparedness, subject to the terms and conditions of said rule, which is as follows:

#### Rule 31.2.

##### Military Leaves (For Non-Military Service in the War Effort).

(a) The Civil Service Commission may grant leaves of absence to officers and employees of the City and County, *except members of the Police and Fire Departments*, for the purpose of accepting employment in service directly connected with the prosecution of the war or national defense or preparedness when, in its judgment, the Civil Service Commission determines that the officer or employee making application therefor possesses a skill which is needed in the war effort or national defense or preparedness and such skill is not utilized in his municipal employment, or if such officer or employee is utilizing such

skill in his municipal employment, the Civil Service Commission determines that the granting of such leave will not disrupt or curtail essential municipal services.

(b) The Civil Service Commission shall grant such leaves to officers and employees only if the Civil Service Commission determines that the proposed employment is directly connected with the prosecution of the war or with national defense or preparedness, and that the granting of such leave would further the war effort or national defense or preparedness and would not disrupt or curtail essential municipal services. *Appointment of a new person to replace an employee granted leave under this rule shall continue only for the period of such leave.*

(c) Such leaves as may be granted under the terms of this rule may continue for the duration of the war emergency and not longer than three months after the cessation of hostilities. Such leaves shall be automatically terminated if the officer or employee either voluntarily or involuntarily leaves the service for which the leave was granted. In the event the officer or employee leaves the service for which the leave was granted, such officer or employee shall forthwith report to the Civil Service Commission for return to duty in his municipal employment or he may file a new request with the Civil Service Commission in the same manner as provided herein for the original request if he desires to accept other work directly connected with the prosecution of the war or national defense or preparedness. In the event the officer or employee desires to return to his municipal position he shall be returned to duty therein if a position of his classification and under his appointing officer is available to which such officer or employee is eligible, *according to his years of service*, under the rules of the Civil Service Commission, and if no such position is available he shall assume the status of a holdover as defined by the rules of the Civil Service Commission and shall be entitled to the benefits thereof as provided by rule of the Civil Service Commission. In the event that a request is filed for a new leave, the officer or employee must show evidence of satisfactory service in the position in the war effort for which the previous leave or leaves were granted.

(d) If any officer or employee is granted a military leave (for non-military service in the war effort) pursuant to the provisions of this rule and during the period that such leave is in force, such officer or employee becomes subject to lay-off under the rules of the Civil Service Commission governing reduction in force, the military leave (for non-military service in the war effort) shall thereupon be automatically terminated and the employee shall be laid off in accordance with the rules of the Civil Service Commission governing reduction in force and shall be governed thereafter by the provisions of such rule.

(e) Officers and employees serving probationary periods under civil service appointment or serving under limited tenure appointments shall not be granted leaves under the provisions of this rule. Periods of leave granted under this rule shall not be calculated as City and County service, except for purposes of the Retirement System as provided in Section 161 of the Charter.

(f) Leaves granted under the provisions of this rule shall be designated military leaves (for non-military service in the war effort). Application therefor shall be made by the officer or employee on forms provided by the Civil Service Commission and shall contain the information requested therein. Requests for military leave (for non-military service in the war effort) shall be filed by the officer or employee with the appointing officer under whose jurisdiction he serves. The appointing officer shall either approve or disapprove the request and shall without delay forward the request of the officer or employee with or without his approval to the Civil Service Commission for action. The Civil Service Commission shall investigate the circumstances of the request of the officer or employee and shall consider all of the circumstances in connection therewith and shall thereupon approve or disapprove the

request of the officer or employee in accordance with its judgment. The appointing officer shall indicate on the request whether the position will be filled during the absence of the officer or employee requesting the leave. If the appointing officer disapproves such request, he shall state his reasons therefor. The action of the Civil Service Commission in approving or disapproving a request for military leave (for non-military service in the war effort) shall be final.

(g) No officer or employee granted military leave (for non-military service in the war effort) under the terms of this rule shall be entitled to any salary or compensation for any portion of such leave of absence, nor shall compensation for such officer or employee for any portion of such leave be approved or paid by any officer or employee of the City and County.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—8.

No: Supervisor Brown—1.

Absent: Supervisors Mead, Uhl—2.

## NEW BUSINESS.

### Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Uhl.

### Refunds of Erroneous Payments of Taxes.

(Series of 1939)

Resolution No. 3319, as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of erroneous payments of taxes as follows:

#### FROM APPROPRIATION No. 905—DUPLICATE TAX FUND

1. M. Pouliet, Lot 22, Block 5501, second installment, years 1939 and 1940 .....	\$55.12
2. McKales, Inc., Lot 1, Block 3837, first installment, fiscal year 1942-43 .....	56.00
3. Louis Sanders, Lot 17, Block 3529, first installment, fiscal year 1942-43 .....	46.82

#### FROM APPROPRIATION No. 60.969.00—TAXES REFUNDED FUND

1. Ruby G. Tom, erroneous overassessment due to clerical error, personal property tax .....	1.79
2. Lottie Van Alstyne, erroneous duplicate payment 1942 personal property taxes .....	7.12
3. John Merjanian, 1942 taxes paid on improvements which did not exist .....	4.48
4. Ray T. Burke, Lot 14b, Block 4649A, year 1942 .....	2.46
5. Harry A. Pfingsten, Lot 26, Block 1287, fiscal year 1941-42 ....	65.17
6. Major Albert C. Brown, Lot 15, Block 3251, fiscal year 1942-43 ..	86.24
7. Onesto Dell 'Osso, Lot 3, Block 4072, fiscal year 1942-43 .....	6.72

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Release of Lien Filed re Indigent Aid—Ruth Grener.**

(Series of 1939)

Resolution No. 3320, as follows:

Whereas, an instrument executed by Ruth Grener, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said Ruth Grener; and

Whereas, said Ruth Grener, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County, be and he is hereby authorized to execute and deliver a release of any such lien.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Release of Lien Filed re Indigent Aid—Pompilio Rodriguez.**

(Series of 1939)

Resolution No. 3321, as follows:

Whereas, an instrument executed by Pompilio Rodriguez, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the County of San Mateo, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said Pompilio Rodriguez; and

Whereas, said Pompilio Rodriguez, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County, be and he is hereby authorized to execute and deliver a release of any such lien.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Land Purchase—San Francisco Airport.**

(Series of 1939)

Resolution No. 3322, as follows:

Resolved, In accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, accept a deed from BAYSIDE COMPANY, a corporation, or the legal owner, to the following described land situated in San Mateo County, California, required for the San Francisco Airport, and that the sum of \$8,000 be paid for said land from Appropriation No. 99.900.58.

56.2 acres of land in Section 2, T. 4 S., R. 5 W., M. D. B. & M., lying east of the Bayshore Highway, together with all right, title and interest in and to the adjoining unpatented State land.

The City Attorney shall examine and approve the title to said property.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Authorizing Extension of Agreement Between the City and County of San Francisco and Louise B. Price.**

(Series of 1939)

Resolution No. 3323, as follows:

Whereas, the City and County of San Francisco, under authority of Resolution No. 25034 (New Series) of the Board of Supervisors, accepted a certain deed dated January 26, 1926, from R. L. Price and Louise B. Price, his wife, to a sub-surface easement for a portion of the Foothill Tunnel of the Hetch Hetchy Aqueduct through certain land in Tuolumne County, California; and

Whereas, said deed provides that under certain conditions if the natural flow of water in any springs on the land of the grantors shall disappear or diminish, the City shall furnish the grantors a continuous supply of water sufficient for the domestic irrigation and stock watering requirements of the grantors; and

Whereas, said deed provides a time limit for the ascertainment of the amount of any damage which may be caused by the disappearance or diminution of the natural flow of water in said springs; and

Whereas, said time limit was extended to April 1, 1943, by Resolution No. 2511, Series of 1939, adopted by this Board on March 23, 1942; and

Whereas, said Louise B. Price, the present owner of said land, has requested and the Public Utilities Commission has recommended an extension of said time limit to April 1, 1944; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors, in behalf of the City and County of San Francisco, a municipal corporation, be and are hereby authorized and directed to execute a written agreement with Louise B. Price, extending said time limit of said deed to April 1, 1944, subject to all conditions contained in said deed, except as expressly modified by said agreement.

Recommended by the Public Utilities Commission.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Authorizing George Jarrett, Director of Co-Ordinating Council, and R. R. Miller, Probation Officer, to Attend Annual Meeting of California Co-Ordinating Councils to Be Held at Hollywood, Monday, May 10, 1943.**

(Series of 1939)

Resolution No. 3324, as follows:

Resolved, That George Jarrett, Director of the Co-Ordinating Council, and R. R. Miller, Probation Officer of the City and County of San Francisco and Chairman of the Co-Ordinating Council, be, and they are, hereby authorized to attend the annual meeting of California Co-Ordinating Councils to be held at Hollywood, California, on Monday, the

10th day of May, 1943, and each of said persons be, and he is, hereby allowed his respective expenses of attending said meeting in accordance with the provisions of Section 219 of the Charter and Ordinance No. 1729 of the Board of Supervisors; and be it

Further Resolved, That said expenses be allowed from such funds as are available for the purpose.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

Passed for Second Reading.

### **Authorizing Sale of Certain San Francisco Water Department Land in Santa Clara County.**

(Series of 1939)

Bill No. 2207, Ordinance No. . . . ., as follows:

Authorizing sale of certain San Francisco Water Department Land in Santa Clara County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described real property situated in the County of Santa Clara, State of California:

All that land owned by the City and County of San Francisco, a municipal corporation, in that portion of Section 7, T. 6 S., R. 2 E., M. D. B. & M., lying southwesterly of and adjacent to the Calaveras Reservoir watershed line, together with that certain tract of land designated as Santa Clara County Parcel No. 88 in deed dated March 3, 1930, from Spring Valley Water Company to the City and County of San Francisco, recorded in Book 509, page 1, Official Records of Santa Clara County. Said watershed line is located southerly of the Sierra Road running through said Section 7.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

### **Amending Article 2, Part III, San Francisco Municipal Code, by Adding New Section Thereto to Be Known as Section 88.1, Exempting Producers' Cooperatives or Associations From Payment of Auctioneer's License Fee.**

(Series of 1939)

Bill No. 2208, Ordinance No. . . . ., as follows:

Amending Article 2, Part III, of the San Francisco Municipal Code by adding new section thereto, to be known as Section 88.1, exempting producers' cooperatives or associations from payment of Auctioneer's License Fee under certain conditions.



Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Article 2, Part III of the San Francisco Municipal Code is hereby amended by adding Section 88.1 thereto, to read as follows:

"Section 88.1. **Exceptions.** The license fee provided for in Section 88 of this Article shall not apply to any annual or semi-annual auctions of agricultural commodities when such auctions are conducted by bona fide producers' cooperative or producers' associations, but such cooperatives or associations shall not be exempted from obtaining permit from the Chief of Police as prescribed by Section 1250, Article 17, Chapter VIII (Police Code) Part II of the San Francisco Municipal Code."

Recommended by the Regional Service Committee.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

#### Re-reference to Committee.

**Appropriating \$752.50 From Emergency Reserve Fund to Create Position of Court Room Clerk at \$215 Per Month in Municipal Court; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2181, Ordinance No. . . . ., as follows:

Appropriating the sum of \$752.50 from the Emergency Reserve Fund to the credit of Appropriation No. 220.110.00, creating the position of 1 Court Room Clerk at \$215 per month in the Municipal Court for the new court established in connection with the venereal diseases program, and providing funds therefor; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$752.50 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 220.110.00, to provide funds for the balance of the current fiscal year for the compensation of 1 Court Room Clerk at \$215 per month in the Municipal Court for the new court established in connection with the venereal diseases program.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The provisions for the control of venereal diseases during the present national emergency having proven to be inadequate, it is necessary to provide funds for the above employment in connection with the program for the control of venereal diseases in the City and County of San Francisco, which affects the health and welfare of our citizens as well as the members of our armed forces stationed within the City and County of San Francisco.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

At request of Judge Kaufman, and on motion by Supervisor MacPhee, the foregoing bill was *re-referred to Finance Committee*.

**Amending Section 23 of Salary Ordinance, Municipal Court, by Splitting the Section After Item 10, and by Increasing Number of Positions Under Item 3.1 From 2 to 3 Court Room Clerks; an Emergency Ordinance Effective March 15, 1943.**

(Series of 1939)

Bill No. 2182, Ordinance No. . . . ., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 23, MUNICIPAL COURT, by splitting the section after item 10, and by increasing the number of positions under item 3.1 from 2 to 3 B152 Court Room Clerk; an emergency ordinance, effective March 15, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 23, is hereby amended to read as follows:

### Section 23. MUNICIPAL COURT

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	12		Judges .....	\$ 625
2	1	B85	Jury Commissioner, Municipal Court .....	400
3	12	B152	Court Room Clerk .....	222
3.1	2	B152	● Court Room Clerk.....	215
3.1	3	B152	<b>Court Room Clerk</b> .....	215
4	1	B154	Criminal Law Clerk .....	185
5	1	B156	Senior Criminal Law Clerk .....	225
6	2	B160	Civil Law Clerk .....	218
6.1	1	B160	Civil Law Clerk .....	212
6.2	1	B160	Civil Law Clerk .....	185
7	3	B164	Senior Civil Law Clerk .....	273
7.1	1	B164	Senior Civil Law Clerk .....	225
8	1	B165	Cashier, Municipal Court.....	275
9	1	B170	Chief Asst. Clerk, Municipal Court .....	307.50
9.1	1	B171	Supervisor of the Traffic Fines Bureau.....	275
10	1	B172	Clerk of Municipal Court .....	500

### Section 23.1. MUNICIPAL COURT (Continued)

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
11	1	B234	Head Clerk .....	\$ 250
13	4	B222	General Clerk .....	175
14	4	B222	General Clerk .....	170
15	3	B222	General Clerk .....	162
16	16	B222	General Clerk .....	155
17	1	B228	Senior Clerk .....	180
18	5	B420	Phonographic Reporter, \$12.50 per day plus transcriptions .....	
19	11	B512	General Clerk-Typist .....	175
20	1	B512	General Clerk-Typist .....	170
21	1	B512	General Clerk-Typist .....	160
22	2	B512	General Clerk-Typist .....	155
23	1	B512	General Clerk-Typist .....	163

Section 2. This ordinance is passed as an emergency measure, effective March 15, 1943, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for the uninterrupted operation of the Mu-

municipal Court, by providing the services of a Court Room Clerk for the new court established in connection with the venereal disease program.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

At request of Judge Kaufman, and on motion by Supervisor MacPhee, the foregoing bill was *re-referred to Finance Committee*.

### Final Passage.

**Appropriating \$810 From Surplus in Appropriation 209.110.00 to Credit of Police Department to Provide Funds for Construction of Interview Room for Adult Probation Officer in Women's Detention Hospital; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2209, Ordinance No. 2088, as follows:

Appropriating the sum of \$810 from the surplus existing in Appropriation No. 209.110.00 to the credit of Police Department Appropriation No. 209.500.00 to provide funds for construction of interview room for Adult Probation Officer located in Women's Detention Hospital, Ivy and Polk Streets; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$810 is hereby appropriated out of the surplus existing in Appropriation No. 209.110.00, Permanent Salaries, to the credit of the Police Department Appropriation No. 209.500.00, Building Structures and Improvements, to provide funds for construction of an interview room for Adult Probation Officer located in Women's Detention Hospital, Ivy and Polk Streets.

Section 2. This ordinance is passed as an emergency ordinance, the nature of which emergency being as follows: That Adult Probation Officer is without quarters to interview women prisoners in said Detention Hospital.

Recommended by the Chief of Police.

Approved as to funds available by the Controller.

Approved by the Police Commission.

Approved as to form by the City Attorney.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Appropriating \$4,170 From Emergency Reserve Fund to Provide Compensation for Internes and Senior House Officers, Period July 1, 1942, to June 30, 1943; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2210, Ordinance No. 2089, as follows:

Appropriating the sum of \$4,170 from Emergency Reserve Fund to the credit of Department of Public Health appropriations to provide compensation for Internes and Senior House Officers in accordance with Salary Standardization Ordinance Bill No. 1684, Ordinance No. 1615, for the period July 1, 1942, to June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,170 is hereby appropriated and set aside

out of the Emergency Reserve Fund to the credit of the following appropriations in amounts indicated and for purposes recited:

Appropriation	Amount	Rates Provided in Bill 1729, Ordinance 1650	Rates provided in Bill 1684 Ordinance 1615, Salary Standardization
<i>Laguna Honda Home</i>			
251.110.00	\$ 360	6 Internes @ \$45 per mo. less maintenance, adjusted to .....	6 Internes @ \$50 per mo. less maintenance
<i>Isolation Hospital</i>			
252.110.00	120	2 Internes @ \$45 per mo. less maintenance, adjusted to .....	2 Internes @ \$50 per mo. less maintenance
<i>San Francisco Hospital</i>			
253.110.01	3,570	42 Internes @ \$45 per mo. less maintenance, adjusted to .....	42 Internes @ \$50 per mo. less maintenance
		7 Senior House Officers @ \$72.50 per mo. less maintenance, adjusted to .....	7 Senior House Officers @ \$85 per mo.
<i>Hassler Health Home</i>			
255.110.00	120	2 Internes @ \$45 per mo. less maintenance, adjusted to .....	2 Internes @ \$50 per mo. less maintenance

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\$4,170

Section 2. The appropriation hereby made is effective as of July 1, 1942, and this ordinance is passed as an emergency measure, and the Board of Supervisors does, by the vote by which this ordinance is passed declare that an actual emergency exists, to-wit: the uninterrupted operation of the Department of Public Health, the correction of a clerical error in the 1942-43 budget and appropriation ordinance, and to compensate employees affected for services rendered in performing the duties of the positions.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to classification and compensation by the Civil Service Commission.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Appropriating \$460 Out of Emergency Reserve Fund to Credit of San Francisco Hospital Appropriation for Foodstuffs to Furnish Meals, Without Charge, to Volunteer Nurses' Aides, Period April 15, 1943, to June 30, 1943; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2211, Ordinance No. 2090, as follows:

Appropriating the sum of \$460 out of Emergency Reserve Fund to the credit of San Francisco Hospital Appropriation for Foodstuffs to

furnish meals, without charge, to Volunteer Nurses' Aides for the period April 15, 1943, to June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$460 is hereby appropriated and set aside out of the Emergency Reserve Fund to the credit of Appropriation No. 253.350.00 to provide funds to furnish meals, without charge, to Volunteer Nurses' Aides at San Francisco Hospital, for the period April 15, 1943, to June 30, 1943.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists which necessitates this ordinance becoming effective immediately, to-wit: the uninterrupted operation of the Department of Public Health, San Francisco Hospital.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

Passed for Second Reading.

**Appropriating \$25,000 From Municipal Railway Materials and Supplies to Credit of Passenger and Damage Claims, to Provide for Deficiency in Latter Appropriation.**

(Series of 1939)

Bill No. 2212, Ordinance No. . . . ., as follows:

Appropriating the sum of \$25,000 from the surplus existing in Appropriation No. 265.300.00—Municipal Railway—Materials and Supplies, to credit of Appropriation No. 265.804.00—Passenger and Damage Claims, to provide for deficiency in latter appropriation.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$25,000 is hereby appropriated from the surplus existing in Appropriation No. 265.300.00—Municipal Railway—Materials and Supplies, to credit of Appropriation No. 265.804.00—Passenger and Damage Claims, to provide for deficiency in latter appropriation, occasioned by abnormally high accident costs for passenger and damage claims occurring during the first nine months of the fiscal year.

Public Utilities Commission No. 5563, by Assistant Secretary.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Approved as to funds by the Controller.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Passed for Second Reading.**

The following recommendation of the Joint Finance and Public Utilities Committee was taken up:

Present: Supervisors MacPhee, Uhl, Brown, Roncovieri.

**Appropriating \$1,240 From Surplus Existing in Water Department Taxes—Actual, to Provide Temporary Employment of General Clerks in the Service of the Water Department in Connection With Inspection and Measuring of Garden Plots for Victory Gardens.**

(Series of 1939)

Bill No. 2213, Ordinance No. . . . ., as follows:

Appropriating the sum of \$1,240 from the surplus existing in Appropriation No. 266.870.00—Water Department Taxes—Actual, to credit of Appropriation No. 266.120.26—Temporary Salaries—General, to provide for temporary employment of general clerks in the service of the Water Department, in connection with inspection and measuring of garden plots for Victory Gardens.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,240 is hereby appropriated from the surplus existing in Appropriation No. 266.870.00—Water Department Taxes—Actual, to credit of Appropriation No. 266.120.26—Water Department—Temporary Salaries—General, to provide for employment of three general clerks in the service of the Water Department in connection with the inspection and measuring of Victory Gardens for reduced water rates.

Public Utilities Commission Resolution No. 5530, by the Assistant Secretary.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Adopted.**

The following, from Committee on County, State and National Affairs without recommendation, was taken up:

Present: Supervisors Green, Gartland, Shannon.

**Memorializing Congress as to War and Post-War Program of United Nations.**

(Series of 1939)

Resolution No. 3325, as follows:

Resolved, That it appears prudent and timely for the United States to now take the initiative in calling meetings of representatives of the United Nations for the purpose of forming an organization of the United Nations with specific and limited authority:

1. To assist in coordinating and fully utilizing the military and economic resources of all member nations in the prosecution of the war against the Axis.
2. To establish temporary administrations for Axis-controlled areas of the world as these are occupied by United Nations forces, until such time as permanent governments can be established.
3. To administer relief and assistance in economic rehabilitation.

tion in territories of member nations needing such aid and in Axis territory occupied by United Nations forces.

4. To establish procedures and machinery for peaceful settlement of disputes and disagreements between nations.
5. To provide for the assembly and maintenance of a United Nations military force and to suppress by immediate use of such force any future attempt at military aggression by any nation; and be it

Further Resolved, That any establishment of such United Nations organization should provide machinery for its modification; for the delegation of additional specific and limited functions to such organization; for admission of other nations to membership, and that member nations should commit themselves to seek no territorial aggrandizement; and be it

Further Resolved, That copies of this resolution be sent to President Roosevelt, to Vice-President Wallace, to Senators Ball, Johnson and Downey and to Representatives Welch and Rolph.

*April 12, 1943—Referred to County, State and National Affairs Committee.*

#### Privilege of the Floor.

Mrs. Warner Clark, on motion by Supervisor Green, seconded by Supervisor Shannon, was granted the privilege of the floor. Mrs. Clark addressed the Board briefly, urging the Board to support the measure.

Supervisor Brown objected to adoption of the foregoing resolution. It was not, he believed, a matter on which the Board of Supervisors should express itself. It would affect not only the United States, but the affairs of the entire world after the war. He would vote "No."

Thereupon, the roll was called and the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Roncovieri, Shannon—7.

Noes: Supervisors Brown, Meyer—2.

Absent: Supervisors Mead, Uhl—2.

#### Adopted.

The following recommendations of Police Committee were taken up:

Present: Supervisors Gallagher, Uhl.

**Amending Resolution No. 3079 (Series of 1939), Entitled "Traffic Regulations—Parking Prohibited on Certain Streets, 7 A.M. to 6 P.M.," by Deleting Therefrom "Second Street, East Side, From Folsom Street to Mission Street."**

(Series of 1939)

Resolution No. 3326, as follows:

Resolved, That, pursuant to Article III, Section 32, of Bill No. 863, Ordinance No. 890 (Series of 1939), "Traffic Code," the following parking limitations be adopted:

#### **Parking Prohibited on Certain Streets, 7 A. M. to 6 P. M.**

Between the hours of 7 o'clock A. M. and 6 o'clock P. M. of any day, excepting Sundays and legal holidays, and excepting duly licensed public passenger vehicles at duly authorized and licensed locations, it shall be unlawful for the operator of a vehicle to stop said vehicle for a period of time longer than is necessary for the actual loading or unloading and delivery of passengers or materials in any of the following places:

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NOTE: Matter cancelled is bracketed [       ] and set in bold face.

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Alameda Street between Bryant and Florida Streets.  
Annie Street.

Anthony Street.  
 Austin Street.  
 California Street between Montgomery and Sansome Streets.  
 Campton Place.  
 Cedar Street.  
 Clementina Street.  
 Cortland Avenue on the north side between Mission and Folsom Streets.  
 Ecker Street.  
 Eddy Street, north side, Powell Street to Mason Street.  
 Ellis Street, north side, between Powell and Stockton Streets.  
 Elm Street.  
 Fern Street.  
 Florida Street for a distance of 275 feet south of Alameda Street property line.  
 Fourth Street, east side, from Howard Street to Market Street.  
 Fremont Street, east side, from Howard Street to Market Street.  
 Fremont Street, west side, from Mission Street to Market Street.  
 Geary Street, Market Street to Taylor Street.  
 Hemlock Street.  
 Holland Court.  
 Irving Street, between Twenty-first and Twenty-third Avenues.  
 Kearny Street, Market Street to Columbus Avenue.  
 King Street, between Second and Third Streets.  
 Linden Street.  
 Maiden Lane.  
 Market Street, north side, Battery Street to Polk Street.  
 Market Street, south side, from Fremont Street to Tenth Street.  
 Merchant Street, between Battery and Sansome Streets.  
 Minna Street, south side, between First and Ninth Streets.  
 Mint Street on the east, south and north sides.  
 Mission Street, both sides, Fremont Street to Eleventh Street.  
 Mission Street, south side, Beale Street to Fremont Street.  
 Monroe Street.  
 Montgomery Street, between Market and California Streets.  
 Myrtle Street.  
 Natoma Street, north side, between First and Ninth Streets.  
 New Montgomery Street, east side, Market to Mission Street.  
 Olive Street.  
 Pacific Avenue on the north side between Columbus Avenue and Van Ness Avenue.  
 Pine Street, north side, Hyde Street to Jones Street.  
 Plum Street, south side, between Mission Street and South Van Ness Avenue.  
 Post Street, Market Street to Taylor Street.  
 Powell Street, Market Street to Bush Street.  
 Redwood Street.  
**[Second Street, east side, from Folsom Street to Mission Street.]**  
 Stockton Street, excepting that portion over the tunnel, Market Street to Columbus Avenue.  
 Sutter Street, Market Street to Taylor Street.  
 Tehama Street.  
 Third Street, Market Street to Howard Street.  
 Third Street, east side, between Townsend and King Streets.  
 Willow Street.

Signs shall be erected and maintained to give notice of the provisions of this section.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.



## Re-reference to Committee.

Amending Resolution No. 3194 (Series of 1939), Entitled "Traffic Regulations—Left Hand Turns Prohibited," by Adding Under Subsection B, the Following: California Street Into Drumm Street.

(Series of 1939)

Resolution No. . . . ., as follows:

Resolved, That, pursuant to Article III, Section 34, of Bill No. 863, Ordinance No. 890 (Series of 1939), "Traffic Code," the following traffic regulations be adopted:

(a) Except from the streets listed in this subdivision, the operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn into any part of Market Street between the easterly line of The Embarcadero and a prolongation of the easterly line of Eleventh Street:

California Street.

Davis Street.

Fifth Street.

Fremont Street.

Fulton Street.

Grant Avenue.

Jones Street.

Leavenworth Street.

Main Street.

Mason Street.

McAllister Street.

O'Farrell Street.

Sansome Street.

Second Street, except from 4:30 o'clock P. M. to 6 o'clock P. M.

Seventh Street.

Steuart Street.

Sutter Street.

Turk Street.

(b) The operator of a vehicle shall not, between the hours of 7 o'clock A. M., and 6 o'clock P. M., of any day, Sundays and legal holidays excepted, make a left turn from the streets and as indicated in this subdivision:

California Street into Drumm Street.

Ellis Street into Stockton Street.

Geary Street into Kearny Street.

Golden Gate Avenue into Taylor Street.

Oak Street into Van Ness Avenue.

Post Street into Montgomery Street.

(c) The operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M., of any day, Sundays and legal holidays excepted, make a left turn at any of the following intersections:

Jessie and New Montgomery Streets.

Jessie and Fourth Streets.

Jessie and Fifth Streets.

Sixth and Stevenson Streets.

Sixth and Jessie Streets.

Stevenson and New Montgomery Streets.

Stevenson and Third Streets.

Stevenson and Fifth Streets.

(d) The operator of a vehicle shall not, between the hours of 4:30 o'clock P. M. and 6:30 o'clock P. M., make a left turn from Plum Street into Mission Street.

(e) Except into the street listed in this subdivision, the operator of a vehicle shall not between the hours of 7 o'clock A. M., and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn from Market Street:

Beale Street.

Spear Street.

Signs shall be erected and maintained to give notice of the provisions of this resolution.

Further Resolved, That Resolution No. 3177 (Series of 1939) is hereby rescinded.

On motion by Supervisor Gallagher, the foregoing resolution was *referred to Police Committee.*

### Adopted.

The following recommendations of his Honor the Mayor were taken up:

**Leave of Absence—Honorable W. W. Chapin, Member of the City Planning Commission.**

(Series of 1939)

Resolution No. 3328, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable W. W. Chapin, member of the City Planning Commission, be and he is hereby granted a leave of absence of thirty (30) days, commencing April 25, 1943, with permission to leave the State.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Leave of Absence—Douglas Dacre Stone, President of the City Planning Commission.**

(Series of 1939)

Resolution No. 3329, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Douglas Dacre Stone, president of the City Planning Commission, be and he is hereby granted a leave of absence of forty-five (45) days, commencing April 22, 1943, with permission to leave the State.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

**Congratulations and Felicitations to San Francisco Baseball Team.**

(Series of 1939)

Supervisor Colman presented:

Resolution No. 3327, as follows:

Resolved, That the Board of Supervisors express to the San Francisco Baseball Team its heartiest congratulations on its 7-to-5 victory

over Hollywood on the opening day of the baseball season, Sunday, April 18, 1943, when some sixteen thousand enthusiastic fans turned out to inaugurate the 1943 season; and be it

Further Resolved, That the Board of Supervisors extend to Charles Graham and Frank "Lefty" O'Doul who, notwithstanding the many difficulties and all the handicaps attending such enterprises in war-time, achieved a signal triumph in the magnificent response of the people of San Francisco to the call of the Great National Game; and be it

Further Resolved, That the San Francisco Board of Supervisors urges the sport-loving people of San Francisco following up their wonderful showing of last Sunday to continue their patronage of our National Game during the remainder of the season to the end that this splendid sport, so conducive to the development of the best qualities of our American manhood, may continue to serve the purposes of our national morale.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Deleting Provision Permitting Left Turns at All Times at California and Drumm Streets.**

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. 3332, as follows:

Resolved, That Resolution No. 35533 "Warning Signs," be and is hereby amended, by deleting "Left Turns Permitted at All Times—South Side of California Street at west property line of Drumm Street," to read as follows:

Resolved, That warning signs be installed as shown below:

---

NOTE: Matter cancelled is bracketed [     ] and set in bold face.

---

*Caution Signs.*

Webster street, north and south of Clay street.  
 Aptos avenue, east and west of Upland drive.  
 Upland drive, north and south of Aptos avenue.  
 Folsom street, east and west of Hawthorne street.  
 Hawthorne street, north and south of Folsom street.  
 Fulton street, east and west of Buchanan street.  
 Fulton street, east and west of Webster street.  
 Golden Gate avenue, east and west of Buchanan street.  
 Buchanan street, north and south of Golden Gate avenue.  
 Clay street, east and west of Webster street.  
 Third street, north and south of Army street.  
 Third street, north and south of Jerrold avenue.

*Reflector Signs.*

At ramp on Leavenworth street at north line of Francisco street, facing north.

On sidewalk 22 feet west of east building line of 182 Thirty-second avenue, facing south.

On sidewalk 10 feet south of south line of 185 Thirty-second avenue, facing north.

**[Left Turns Permitted at All Times.**

**South side of California street at west property line of Drumm street.]**

*"Stop" Signs.*

Funston boulevard, north and south of Lake street.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Urging Consideration of Plan to Assure San Francisco of Adequate Supply of Fresh Vegetables.**

(Series of 1939)

Supervisor Gallagher presented:

Resolution No. . . . ., as follows:

Whereas, the problem of providing adequate foodstuffs for the people of the City and County of San Francisco now commences to be increasingly aggravated by the rapidly diminishing supply of fresh vegetables; and

Whereas, taking into account the widespread cultivation of Victory Gardens, under present inadequate planning, the future presages no relief but on the contrary reliable information indicates a seriously acute shortage of the vitamin-containing vegetables necessary to the sustenance of people whose vigor and health is so critically necessary to the war effort; and

Whereas, it is obviously impossible, with the number of points presently available under the rationing program, for a working person to procure sufficient fruits and vegetables to properly sustain himself, which fact demonstrates the imperative necessity for assurance of an adequate supply of fresh vegetables; now, therefore, be it

Resolved, That the Public Health and Welfare Committee of this Board be and is hereby authorized and directed, immediately to take cognizance of this problem; to hold hearings on the subject and to invite the attendance of all interested and necessary parties and to endeavor as soon as possible to evolve a detailed and workable plan under which San Francisco may be assured an adequate supply of fresh vegetables.

*Referred to Public Health and Welfare Committee.*

**Memorializing the Legislature of the State of California and Urging Passage of Senate Bill No. 37.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3331, as follows:

Whereas, San Francisco and other local Housing Authorities throughout the State of California are experiencing difficulty in the rental of units of the various projects due to the fact that because of increased wages occasioned by the war the incomes of persons in need of housing exceed the maximum permitted occupants of such projects, under the present law; and

Whereas, vitally needed living quarters for war workers and their families would soon be available in Valencia Gardens and West Side Court, two of San Francisco's Low Cost Housing Projects, were it not for the restrictions as to income of tenants, prescribed by the present regulations; and

Whereas, it is imperative to the success of the war effort that every available housing facility be utilized to its fullest capacity; and

Whereas, remedial legislation for this situation is provided in Senate Bill No. 37 (now pending before the Legislature of the State of California) under the terms of which Low Cost Housing Projects would be

made free from the rental and low-income tenancy restrictions of the Housing Authorities Law; and

Whereas, the enactment of legislation which would permit the occupancy of Low Cost Housing Projects by war workers, regardless of their income, would be conducive to the success of the war effort and to the welfare of the people of the City and County of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the Legislature of the State of California and does urge the passage of Senate Bill No. 37; and be it

Further Resolved, That copies of this resolution be sent to Governor Warren, to Lieutenant Governor Houser, to the San Francisco delegation in the Legislature, to Assemblyman Lyon, Speaker of the Assembly, and to Albert F. Skelly, Legislative Representative for San Francisco.

*Adopted by the following vote:*

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—8.

No: Supervisor Brown—1.

Absent: Supervisors Mead, Uhl—2.

**In Memoriam—Harry McGovern.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3334, as follows:

Whereas, the unexpected and untimely passing of the late Harry McGovern, Deputy Sheriff since 1917 when he entered city service, leaves his host of friends and well wishers stunned by his loss; and

Whereas, the late lamented was well known throughout San Francisco as a sincere friend, courteous gentleman, and devoted public servant; now, therefore, be it

Resolved, That this Board of Supervisors learns with the deepest regret of his passing and mourns with the family of the late departed in this, their hour of grief; and be it

Further Resolved, That the Clerk of the Board be and he is hereby requested to tender a suitably engrossed copy of these resolutions to the family of the late Harry McGovern; and be it

Further Resolved, That when the Board adjourns this day it does so out of respect to the memory of Harry McGovern, friend above reproach, and public servant beyond compare.

*Unanimously adopted by rising vote.*

**Declaring Recess, Good Friday, April 23, 1943, Between the Hours of 12 Noon and 3:00 P. M.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3330, as follows:

Resolved, That his Honor the Mayor is hereby requested to declare a recess on Good Friday, April 23, 1943, between the hours of 12 noon and 3:00 o'clock p. m. to permit employees of the City who desire to participate in the religious exercises that day to do so between the hours mentioned.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

**Amendment to Bill 1734, Ordinance 1667, Section 4a, San Francisco Civilian War Council, by Deleting Item 10, Nutritionist and Executive Secretary at \$250 Per Month.**

(Series of 1939)

Supervisor Shannon presented

Bill No. ...., Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by deleting item 10, Nutritionist and Executive Secretary at \$250 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

**Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL**

The following positions are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
0.1	1	B4	Bookkeeper .....	\$ 175
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense.....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
2.3	1	B90.4	Coordinator, Wartime Harvest Council.....	300
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Oper.....	155
5	27	B408	General Clerk-Stenographer .....	155
5.1	1	B408	General Clerk-Stenographer (part time)	77.50
6	1	B419.2	Secretary, Advisory Board .....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration .....	225

*Referred to Finance Committee.*

**Memorializing the Legislature of the State of California and Urging That Senate Bill No. 714 or Any Similar Legislation Designed to Relax the Present Restrictions on Advertising Displays, Do Not Pass.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. ...., as follows:

Whereas, there is now pending before the Legislature of the State of California, Senate Bill No. 714, which, as amended, vests almost complete jurisdiction over the erection of billboards in the Legislature and conversely divests counties or city and counties of their authority to legislate on the subject; and

Whereas, such legislation is inimical to the best interests of the City and County of San Francisco and to the other counties of the State of California and, if enacted, will nullify much of the progress which has been made in aesthetics; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the Legislature of the State of California and does urge that Senate Bill No. 714, or any similar legislation designed to relax the present restrictions on advertising displays, do not pass; and be it

Further Resolved, That copies of this resolution be sent to Governor

Warren, to Lieutenant Governor Houser, to Assemblyman Lyon, Speaker of the Assembly, to the San Francisco delegation in the Legislature and to Albert F. Skelly, Legislative Representative for San Francisco.

*Referred to Public Buildings, Lands and City Planning Committee.*

### **Commending Controller Harold J. Boyd for Series of Broadcasts.**

Supervisor Roncovieri, under his name on Roll Call, called attention to series of broadcasts just concluded by Controller Harold J. Boyd, commending him for them, as follows:

Gentlemen of the Board:

I do not know if all of you have heard the splendid series of broadcasts spoken by our Controller Harold J. Boyd on Station KYA at 7:15 every Saturday evening, but I have listened and enjoyed all of them.

I pronounce them all as being not only entertaining and of literary merit, but instructive and patriotic as well, with a fine underlying, practical philosophy.

Mr. Boyd's voice, diction, and delivery, was equal to the best in the tradition of the stage.

I have secured a copy of Mr. Boyd's latest address which brings vividly to mind a living, historical perspective of San Francisco from the fatal days of 1906.

Those of us who lived through the days of 1906 and played a part in San Francisco's courageous advance since that cataclysm, I am sure will appreciate the nostalgic touch that Mr. Boyd's review brings to our hearts.

The address is so thoroughly San Franciscan that I respectfully request that it be printed in the Journal of the Board of Supervisors and made a part of the record.

### **Twenty-sixth and Final Broadcast in Series by Harold J. Boyd, Controller, Given Over Station KYA April 17, 1943.**

Good Evening:

Tomorrow will be the 18th of April—a date memorable for a variety of reasons—Paul Revere's ride, April 18, 1775—the bombing of Tokio by Jimmy Doolittle, April 18, 1942—and to San Francisco a particularly memorable date.

At 13 minutes after 5:00 on the morning of Wednesday, April 18, 1906, San Francisco had an earthquake. The earthquake caused fires to break out in various parts of the city—the earthquake damaged the water pipes and water mains to such an extent that the Fire Department, despite heroic efforts, was unable to check the spread of the flames.

The fire blazed on—all day Wednesday and Wednesday night—all day Thursday and Thursday night—all day Friday and Friday night. Finally, by backfiring, through the use of dynamite (plus the fortuitous circumstance that the wind changed from west to east), the San Francisco Fire Department conquered the fire on Saturday, April 21st (and to me personally April 21st is a memorable date; it's my birthday; I was sixteen years old the day the fire went out).

On Monday, April 23, 1906, the people of San Francisco started to rebuild the town.

It was a big job that they faced. The town had burned town. Flat as your hand it had burned from the Ferry Building to Van Ness Avenue.

A few years ago—oh say 1938—when some of the more childish-minded people of the community had managed to frighten themselves by telling each other ghost town stories, the Sales Managers Association held a mass meeting at the Civic Auditorium for the purpose of allaying the fears of those who were frightened or who imagined they were frightened.

In the broadcast which John B. Hughes and I did from the Auditorium that night I read a poem which described the state of mind of the people of our town in 1906.

Larry Harris, author of the poem, gave me his permission to use his verses any time I wanted to and I think that tonight is a good time to do so.

So here is Larry Harris' poem—polished up a bit for radio rendition—written for the plain people and in the language of the plain people, and in that manner I present it. Its title—"*The Darndest Finest Ruins*":

"Take me somewhere west of East Street where there's nothin' left but dust,

But where everybody's hustlin', though everythings' gone bust.  
And the buildings that are standin' sorta blink and blankly stare  
At the darndest finest ruins ever gazed on anywhere.

Bully ruins—brick and wall—in the night I've heard you call  
Sorta sorry for each other that you had to burn and fall.  
From the Ferries to Van Ness—you're the most gosh awful mess  
But you're the darndest finest ruins nothin' more and nothin' less

The strangers who come snoopin' and a huntin' souvenirs—  
They're crazy! They try to tell us it will take a hundred years  
Before we can get started so why don't we come and live and build  
our homes and factories on the land they've got to give.

Give to us—Na-ah—Bless your heart,  
We'll begin again all over. We'll make another start.  
Why—if they'd all give me my pick of their buildings,  
Fine and slick—in the darndest finest ruins you know darn well  
I'm gonna stick."

That was the spirit of our town. We didn't have anything to talk about but ruins, so we boasted that we had the finest ruins in the world.

And while Larry Harris was writing his verses here in San Francisco—Wallace Irwin, a grand newspaperman who had grown up in this town, sat down at his desk in Park Row in far-off New York—and it was far-off then—and hammered out a swell job of writing called "*The City That Was*," an emotional tribute written in sentimental vein to the town that was no more.

It's a human sort of thing to glance backward once in a while. The older we grow the more often we are tempted to glance backward because for those of us who are growing older there is more to look back on.

To those of us who are old enough to have clear-cut memory-pictures of the city that was, this looking backward is an escape from reality and that's a bad, bad habit to fall into. Yet tonight I am tempted.

Yes, tonight, with rationing and the point system and the luxury shortages, I am tempted to say a word or two about the old town, in for no other reason than to mention the fine food and the low prices of those days. Think of it! Campi's Restaurant on O'Farrell Street—a six-course French dinner with wine, twenty-five cents—thirty-five on Sunday. Jean Loupe's marvelous eating place on Stockton Street called "The Pup," and Plummel's French Liquor Store next door. Oh, there were a hundred places scattered all over the town where the food was great and the prices low.

But there is no lasting comfort in looking backward.

It requires courage to face the future but you can't live in the past so let's give some thought to the future—the future of our town.

Let's try—even though it might be a bit difficult to do so in these uncertain days—but let's try to think of the kind of a town we can build. Just as the people of the town, in April of 1906, faced their job in their day.



MUCH HAS BEEN DONE—realize that, please.

In the very depths of the greatest financial catastrophe that a nation ever knew, our town marched forward. Over the waters which once impeded travel there were builded mighty highways of steel and stone. The East Bay Bridge. The Golden Gate Bridge.

Streets have been widened and new boulevards constructed; new school buildings built. There has been carried through to a conclusion and put into complete operation a water supply system, and a power generating system that will serve the San Francisco of the future.

On the broad bosom of the bay there rests a man-made island—Treasure Island—in use now by the United States Navy in these grim days of war. And, in the days that are to come that island, as a submarine and destroyer base will provide protection against all enemies whomsoever they may be.

MUCH HAS BEEN DONE—much, much more remains to be done.

Some day, tonight if you can, take a map of California. Place your thumb where San Francisco is, rotate your hand, palm down and fingers extended, and I care not what the scale of the map, you will cover as richly diversified a territory as there is in all this world. The minerals are in the mines, timber in the forests, fish in the waters, cattle on the ranges, grain in the fields, fruit in the orchards—why the products of this area could meet the needs of the nations of the earth. Literally, not figuratively, it is a Golden Empire. And you are a part of it. You have a part to play in the development of it. All of us have. We of San Francisco are not going to do it alone. The farmers, the merchants, the storekeepers, the miners, the fishermen, the lumberjacks, the unskilled workers, the sailors, the salesmen, all will make a contribution to the forward progress of this town.

The Golden Gate is still the tradeway for the Golden Empire. On San Francisco Bay, a landlocked harbor surpassed by none on earth, the argosies of all the world will one day ride at easy anchor.

The valleys of the Sacramento and the San Joaquin and the Santa Clara have riches that have not yet been touched.

Yes, we know—you and I—we know when we look backward into the past, there have been futile fumbblings and blind blunderings and disciplined inaction and smug self-satisfaction—we know that.

In the first war the men of the A.E.F. called certain types of officers "brass hats." They called them a lot of other things, too. A certain type of officer, regardless of his rank or assignment, was called a "brass hat" because those words had a special and thoroughly uncomplimentary meaning. The "brass hats" were never wrong; the "brass hats" could never make a mistake; they never learned anything and they never forgot anything. In more detailed language they could be described as credit-grabbers and responsibility-dodgers. If the outfit got into a bad position, if essentially necessary supplies were not available when needed, if things which should have been done were not done, the "brass hats" were never responsible. The orders had not been transmitted correctly, or the morale of the men was poor, or the first sergeant was not maintaining proper discipline, but the "brass hats" were never, never wrong.

In the business, industrial and commercial world, in financial and labor circles, there have always been and there will always be a few "brass hats."

Well, we put up with their blunderings in the first war; we put up with their fumbblings in time of peace and I suppose that even now, in these grim days, we will still have to tolerate them, but you don't have to worry about them. This is the kind of a town that even the "brass hats" can't stop.

Listen to a story taken from a book—an old, old book—the Bible. It's a story which you yourselves may have read. It's a story about a great executive—a great organizer. His name, originally, was Saul—he changed it to Paul.

Now Paul believed in something—he believed in it with all of the strength of his being. He tried spreading his belief by direct mail—by letters—epistles. And he was marvelously successful but, being truly great executive, he also went out and called on the trade. He made a trip over the territory. He finally reached Rome. Rome was the home office of those who had conquered Paul's people and who had ruled Paul's people for years. And Rome was a mighty city of wealth and power and beauty. And Paul stood there in Rome—an alien. He thought of his own home town—Tarsus. He knew that town of his so well—it stood in the midst of a fertile and productive plain with a lagoon-like harbor.

Paul thought of the river flowing past the town—he thought of the mountain passes beyond the walls. The free city of Tarsus, his own home town, and to him a city of peace and learning and philosophy. And then he looked at mighty Rome—and he knew that Rome, in the arrogance of its barbaric strength and splendor regarded Tarsus as merely a military outpost of its far flung empire. But Paul was not abashed—he had no "inferiority complex." He was a master psychologist.

Despite the fact that the place in which he now stood was in every material way superior to his own home town, the place which he loved best of all—he stood in the market place of Rome—he gazed at those about him—and in his first speech to the Romans he said proudly—"Men of Rome—I myself come from no mean city."

Here in San Francisco there's a job for each one of us to do. There's a group somewhere with whom you can work. There's work enough for every group. All who strive may share in the credit of what is accomplished.

All we need is belief and faith in the future of our town, and in ourselves.

Remember—like St. Paul you too can say—"I myself come from no mean city."

*Ordered printed in the Journal and made part of the record.*

### Adopted.

The following resolution, presented by the Clerk, was *adopted*:

**Clerks for Official Canvass of Votes Cast at Special Charter Amendment Election Held Tuesday, April 20, 1943.**

(Series of 1939)

Resolution No. 3333, as follows:

Resolved, That pursuant to Section 7921 of the Elections Code of the State of California, the Registrar of Voters is hereby directed to proceed immediately to canvass the returns of the special charter amendment election held on Tuesday, April 20, 1943, and that the following clerks are designated to serve on the said canvass:

Thomas Ashe	Mildred M. Davis
E. R. Faucompre	Alice W. Kentzell
Wm. E. Monahan	Hilda K. Michels
Jos. Dawson	Viola J. McCann
Lester Stern	May T. Welsh
Roy Tyson	John J. Olsen
Charles Seymour	Ezra Eliaser
Martin Frazier	Frank S. Drady
Elva V. Bunny	W. W. Nordwell
Mary H. Coolidge	Betty Lawlor

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Meyer, Roncovieri, Shannon—9.

Absent: Supervisors Mead, Uhl—2.

### Communications.

Communications, as follows, were received, read by the Clerk, and acted on as noted:

From his Honor the Mayor, returning Resolution No. 3300, approved by him, but stating that the appointment of a Post-War Planning Committee would be a duplication of activities of the City Planning Commission.

*Referred to Public Buildings, Lands and City Planning Committee.*

From Albert F. Skelly, Deputy City Attorney, report on legislation pending in the State Legislature.

*Filed.*

From E. S. Land, Chairman United States Maritime Commission, reporting that the name of Michael Casey had been added to the list of those from which names of future Liberty Ships might be selected.

From National Association of County Officials, announcing convention in Omaha, Nebraska, May 24, 25 and 26, 1943, and urging that the Board be represented at that convention.

*Filed.*

### ADJOURNMENT.

There being no further business, the Board at the hour of 3:45 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors June 7, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.



Vol. 38

No. 18

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Monday, April 26, 1943

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 26, 1943—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 26, 1943,  
2:00 p. m.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Green—1.

Quorum present.

President Jesse C. Colman presiding.

Supervisor Green was noted present at 2:35 p. m.

## Presentation of Guest.

During the proceedings, the President, Supervisor Jesse C. Colman, presented to the members of the Board and citizens present, Master Shannon Waters, grandson of Supervisor Warren Shannon, who briefly expressed his pleasure at being present.

## Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Civil Service Commission, detailing municipal employees possessing skills and experience in one or more of the sixty-two occupations reported to the Civil Service Commission by the War Manpower Commission as critical.

*Filed.*

From Senator Hiram W. Johnson, acknowledging receipt of Resolutions Nos. 3261 and 3262.

*Filed.*

From Senator Sheridan Downey, acknowledging receipt of Resolution No. 3303.

*Filed.*

From Senator Sheridan Downey, acknowledging receipt of resolution urging utmost support to General MacArthur in the South Pacific.

*Filed.*

From Congressman Richard J. Welch, acknowledging receipt of resolution urging support of General MacArthur.

*Filed.*

From Housing Authority of the City and County of San Francisco, acknowledging receipt of Resolution No. 3273, relating to the name for the future Chinatown project.

*Filed.*

From Supervisor Uhl, outlining his activities in attendance at State Legislature, Monday, April 12, 1943.

*Filed.*

From Regional Director, Division of Local Transport, Office of Defense Transportation, urging restoration of street car service on Third Street to accommodate defense workers employed at Bethlehem Shipbuilding Corporation.

*Referred to Finance and Public Utilities Committee.*

From Civic League of Improvement Clubs, requesting that it be accorded representation on any Citizens' Committee which may be created for the purpose of further consideration of the transportation problem, and also the opportunity of presenting its views as to the subject at any official hearing, meeting or conference which may be held on the subject.

*Referred to Finance and Public Utilities Committee.*

From R. W. Berry, Commander, United States Navy, acknowledging receipt of Resolution No. 3261, urging that the utmost aid be given to General MacArthur.

*Filed.*

From his Honor the Mayor, reporting on his reasons for deleting amount set up in budget for sewer construction, etc., and approving supplemental budget therefor.

*Referred to Finance Committee.*

From Market Street Railway Company, reporting on resumption of street car service on Third Street to accommodate defense workers employed at Bethlehem Steel Company.

*Referred to Joint Finance and Public Utilities Committee.*

### Communication From the War Department.

April 21, 1943.

Mr. David A. Barry,  
Clerk, Board of Supervisors,  
Room 235, City Hall,  
San Francisco, California.

Dear Sir:

This acknowledges receipt of your letter of April 12, 1943, addressed to the Secretary of War, with which you inclosed a printed copy of resolutions adopted by the San Francisco Board of Supervisors on March 22, 1943, requesting that more military aid be sent to General MacArthur.

The Combined Chiefs of Staff are charged with meeting the overall requirements of all the United Nations and with allotting to them on many fronts the weapons and other military supplies needed both for defense and for the offensive operations which are contemplated. Priorities must be determined in the light of detailed studies of the whole global military situation. The needs of the Southwest Pacific are being kept constantly in mind and there will be an increasing flow of military supplies, particularly aircraft, to that theater.

Very truly yours,

J. A. ULIO,  
Major General,  
The Adjutant General.

By: H. R. H.

On motion by Supervisor Shannon, ordered printed in full in the Journal of Proceedings.



## SPECIAL ORDER—2:30 P. M.

## Closing of Pringle Court.

Hearing of objections to the proposal to close all of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

*April 19, 1943—Consideration postponed one week.*

**Closing and Abandoning Pringle Court From Greenwich Street  
Northerly to Its Northerly Termination.**

(Series of 1939)

Resolution No. 3342, as follows:

Whereas, on the 1st day of March, 1943, the Board of Supervisors of the City and County of San Francisco duly adopted Resolution No. 3205 (Series of 1939) being a resolution to close Pringle Court from Greenwich Street northerly to its northerly termination, which resolution was approved by the Mayor on the 5th day of March, 1943, said resolution being in words and figures as follows:

*Intention of Closing Pringle Court From Greenwich Street Northerly to Its Northerly Termination.*

(Series of 1939)

Resolution No. 3205, as follows:

Resolved, That the public interest requires and that it is the intention of this Board of Supervisors to close and abandon Pringle Court situated in the City and County of San Francisco, State of California, and more particularly described as follows:

All of Pringle Court lying northerly of the northerly line of Greenwich Street between Sansome and Montgomery Streets.

Said closing and abandonment of said Pringle Court shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California.

To cover the cost of advertising and other expenses in connection with said closing of Pringle Court, Merchants Ice & Cold Storage Company, the abutting property owner, shall pay the City and County of San Francisco the sum of \$100.

The Clerk of this Board of Supervisors is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and said Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

*Adopted—Board of Supervisors, San Francisco, March 1, 1943.*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Meyer.

Noes: Supervisors Mead, Roncovieri, Shannon.

Absent: Supervisors MacPhee, Uhl.

I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

DAVID A. BARRY, Clerk.

Approved, San Francisco, March 5, 1943.

ANGELO J. ROSSI, Mayor.

Whereas, the Clerk of the Supervisors of the City and County of

San Francisco did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and the said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten (10) days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 3205 (Series of 1939); and

Whereas, the Supervisors have acquired jurisdiction to order that Pringle Court, described in Resolution No. 3205 (Series of 1939), be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered, that the portion of Pringle Court, specifically described and proposed in said Resolution No. 3205 (Series of 1939) be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said street described in Resolution No. 3205 (Series of 1939), shall be paid out of the revenues of the City and County of San Francisco except as provided in Resolution No. 3205 (Series of 1939); and be it

Further Resolved, That the said closing and abandonment of said street described in Resolution No. 3205 (Series of 1939), shall be done in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Department of Public Works and that the Department of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

*April 19, 1943—Consideration postponed one week.*

### Discussion.

The Clerk presented and read to the Board communication sent by him to the Merchants Ice and Cold Storage Company, pursuant to direction of the Board at the meeting of April 19, 1943, inquiring of that company as to the use it intended to make of the closed portion of Pringle Court, should the Board approve its closing.

Mr. Peter Bercut, representing the Merchants Ice and Cold Storage Company, on being granted the privilege of the floor, announced that his company did not contemplate any building construction on the property, should Pringle Court be closed. However, if at any later date, a building should be erected, it would not be higher than buildings now on the adjacent property, and it would not obstruct the view of adjacent property owners. No water cooling tower would be erected there.

Supervisor Roncovieri, thereupon, announced that the request had been made that the intentions of the company be stated in writing.

Mr. Bercut, in reply, agreed to forward such written statement to the Board.

Thereupon, the foregoing resolution was *adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent Supervisor Green—1.

## UNFINISHED BUSINESS.

## Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

**Exchange of Easements at Newark With Pacific Gas and Electric Company.**

(Series of 1939)

Bill No. 2187, Ordinance No. 2092, as follows:

Authorizing exchange of easements at Newark Substation with Pacific Gas and Electric Company.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission by Resolution No. 5542 adopted March 29, 1943, the Director of Property is hereby authorized and directed to arrange for trading the electric transmission line easement hereinafter described as Parcel "A" to Pacific Gas and Electric Company, a corporation, in exchange for the electric transmission line easement hereinafter described as Parcel "B." Said easements are over the following described real property situated in the County of Alameda, State of California:

*Parcel "A"*—Beginning at a point in the right of way survey line described in deed from Bento Cardoso Leal to City and County of San Francisco, a municipal corporation, dated March 17, 1924 and recorded March 29, 1924, in Book 695, page 63, Official Records of Alameda County distant thereon 1131.83 feet southwesterly from the northeasterly terminus thereof, and running thence south 27° 07' east 80.2 feet to a point in the southeasterly boundary line of said right of way; thence south 50° 29½' west along said southeasterly boundary line 735.1 feet to a point in the boundary line of certain land owned by the Pacific Gas and Electric Company; thence north 13° 09½' west along the boundary line of said lands 105.4 feet to a point in the northwesterly boundary line of said right of way; thence north 58° 29½' east along said northwesterly boundary line 709.6 feet; thence south 27° 07' east 20 feet, more or less, to the point of beginning.

*Parcel "B"*—Beginning at a point in the surveyed line described in said deed from Bento Cardoso Leal, distant thereon 1131.83 feet southwesterly from the northeasterly terminus thereof, and running thence south 27° 07' east 80.2 feet; thence south 67° 16½' west 765.5 feet; thence north 66° 38½' west 138.8 feet; thence north 67° 16½' east 854.1 feet; thence south 27° 07' east 20 feet, more or less, to the point of beginning.

Section 2. The Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, are hereby authorized and directed to execute the necessary agreement or deed for the conveyance of Parcel "A" to the Pacific Gas and Electric Company. The Director of Property is hereby authorized to deliver said deed or agreement to the grantee upon receipt of the necessary agreement or deed to Parcel "B", and to record the latter instrument. It is understood that this exchange is necessary for the purpose of relocating the most westerly steel tower of the City's Hetch Hetchy electric transmission line, and that all costs and expenses of said relocation work shall be paid by the Pacific Gas and Electric Company. The

City Attorney shall approve the form of the necessary deed or agreement.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$310 to Provide for Numerical Key Punch Operator, Controller's Office; Abolishing Position of Tabulating Numerical Key Punch Operator, Same Department.**

(Series of 1939)

Bill No. 2188, Ordinance No. 2093, as follows:

Appropriating the sum of \$310 from the unallotted balance in Appropriation No. 260.110.00, to the credit of Appropriation No. 260.110.00, creating the position of one B310d Numerical Key Punch Operator at \$155 per month in the Controller's Office; abolishing the position of 1 B310b Tabulating Numerical Key Punch Operator at \$170.50 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$310 is hereby appropriated from the unallotted balance in Appropriation No. 260.110.00, to the credit of Appropriation No. 260.110.00, to provide funds for the compensation of one B310d Numerical Key Punch Operator at \$155 per month in the Controller's Office for the balance of the fiscal year.

Section 2. The following position is hereby created in the Controller's Office: L B310d Numerical Key Punch Operator at \$155 per month; the following position is hereby abolished in the Controller's Office: 1 B310b Tabulating Numerical Key Punch Operator at \$170.50 per month.

Recommended by the Controller.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved by the Civil Service Commission.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Providing for Acceptance of Gifts, Donations and Contributions for Care and Control of Infantile Paralysis Cases and for Expenditure of Same.**

(Series of 1939)

Bill No. 2190, Ordinance No. 2094, as follows:

Providing for the acceptance of gifts, donations and contributions of money for the care and control of infantile paralysis cases and for the expenditure of same.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. All gifts, donations, and contributions of money, which may from time to time be offered to this city and county through any of its officers, boards, or commissions for the care and control of infantile paralysis cases are hereby accepted for such purposes and when received shall be deposited in the treasury of the City and County of San Francisco in a special fund to be known as the "Infantile Paralysis Fund," a public trust.

Section 2. All expenditures from said fund shall be made for the purposes for which such funds have been received in accordance with the budget and other fiscal provisions of the charter upon authorization of the Chief Administrative Officer.

Recommended by the Controller.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Amending Sections 6, 12 and 15 of Ordinance No. 1058 (Series of 1939), Bonding Ordinance, as to City Planning Commission, Department of Electricity, and Department of Finance and Records Employees.

(Series of 1939)

Bill No. 2200, Ordinance No. 2095, as follows:

Amending Bill No. 1902, Ordinance No. 1058 (Series of 1939), an ordinance bonding various officers and employees of the City and County of San Francisco, by amending Sections 6, 12 and 15 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1902, Ordinance No. 1058 (Series of 1939) is hereby amended by amending Sections 6, 12 and 15 thereof, to read as follows:

Section 6. CITY PLANNING COMMISSION:

Secretary . . . . .	\$ 1,000
Senior Clerk-Stenographer . . . . .	1,000
General Clerk-Stenographer . . . . .	1,000
	<hr/>
	\$ 3,000

Section 12. ELECTRICITY, DEPARTMENT OF:

Chief, Department of Electricity . . . . .	\$10,000
Senior Clerk . . . . .	1,000
General Clerk . . . . .	1,000
Superintendent of Plant . . . . .	1,000
Bookkeeper . . . . .	1,000
	<hr/>
	\$14,000

Section 15. FINANCE AND RECORDS, DEPARTMENT OF PUBLIC ADMINISTRATOR:

Head Clerk . . . . .	\$ 2,000
Senior Bookkeeper . . . . .	2,000
Bookkeeper . . . . .	1,000
Senior Clerk-Stenographer . . . . .	2,000
General Clerk-Stenographer . . . . .	1,000
	<hr/>
	\$ 8,000

The cost therefor to be paid out of such funds as may be appropriated or set aside from time to time for this purpose.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**NEW BUSINESS.****Adopted.**

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Approval of Recommendations, Public Welfare Department, for  
Month of May, 1943.**

(Series of 1939)

Resolution No. 3343, as follows:

Resolved, That the recommendations of the Public Welfare Department containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children for the month of May, 1943, including increases and decreases, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Approval of Supplemental Recommendations, Public Welfare  
Department.**

(Series of 1939)

Resolution No. 3344, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, effective as noted, including new applications, increases, decreases, discontinuances and other transactions, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

*Adopted* by the following vote

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Release of Lien Filed re Indigent Aid—Anna E. McMahon.**

(Series of 1939)

Resolution No. 3345, as follows:

Whereas, an instrument executed by Anna E. McMahon receiving aid from the City and County of San Francisco, has been recorded in the Office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of said City and County or real property belonging to said Anna E. McMahon;

Whereas, said Anna E. McMahon, on payment of the debts secured by said lien is entitled to receive a release thereof; now, therefore, be it

Resolved, That, upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County, be and he is hereby authorized to execute and deliver a release of any such lien.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Purchase of Certain Land Near Pleasanton for San Francisco Water Department.**

(Series of 1939)

Resolution No. 3346, as follows:

Resolved, in accordance with the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, accept a deed from Mads T. Groth and Marie Groth or the legal owner to the following described land situated in Alameda County, California, required by the San Francisco Water Department and that the sum of \$600 be paid for said property from Appropriation No. 90.600.66:

Beginning at the intersection of the northern boundary line of that certain 51.48 acre tract of land conveyed by Spring Valley Company, Ltd., a corporation, to Mads T. Groth et al., by deed dated March 10, 1937, and recorded March 31, 1937, in Liber 3474 of Official Records of Alameda County, at page 57, with the center line of County Road No. 1553; running thence easterly along said northern boundary line a distance of 133 feet; thence southerly, parallel with the said center line of County Road No. 1533, a distance of 100 feet; thence westerly, parallel with said northern boundary line, 133 feet, to the center line of County Road No. 1533; thence northerly along said center line a distance of 100 feet to the point of commencement.

Together with all the appurtenances thereunto belonging.

The City Attorney shall examine and approve the title to said property.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Payment of Dues to the County Supervisors Association of California.**

(Series of 1939)

Resolution No. ...., as follows:

Resolved, That the Controller of the City and County of San Francisco be and he is hereby authorized and directed to pay the County Supervisors' Association of California, for the 1943 calendar year, membership dues of the City and County of San Francisco in said association, the sum of seven hundred and fifty (\$750) dollars from funds previously provided for such purpose in Appropriation No. 201.800.00.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Relinquishment of Abandoned Water Pipe Line Easement Over Lot 25 in Assessor's Block 6706.**

(Series of 1939)

Resolution No. 3347, as follows:

Whereas, by deed dated February 1, 1918, and recorded in Liber 1065 of Deeds, page 236, records of the City and County of San Fran-

cisco, the Spring Valley Water Company acquired certain water pipe line easements from Crocker Estate Company, which easements are now owned by the City and County of San Francisco, a municipal corporation; and

Whereas, one of said water pipe line easements affects the southeasterly 5 feet of Lot "C," Block "G," as per "Map of Second Addition to Glen Park Terrace," recorded September 28, 1912, in Book "G" of Maps, pages 80 and 81, Official Records of the City and County of San Francisco; and

Whereas, James R. Mount, the present owner of said lot, has requested that the easement over his property be relinquished to him; and

Whereas, according to Resolution No. 5270 of the Public Utilities Commission, the easement over said lot has never been used and the pipe lines necessary to supply water to consumers in the vicinity thereof have been laid in the adjoining public streets; and

Whereas, the above mentioned deed dated February 1, 1918, provides that the easements shall cease after the pipe lines are removed therefrom and on to streets or other locations; and

Whereas, the Public Utilities Commission has recommended that the easement over said Lot "C" be relinquished to James R. Mount; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors be and are hereby authorized and directed to execute the necessary quitclaim deed relinquishing to James R. Mount, whatever interest, if any, the City and County of San Francisco, a municipal corporation, may own in the easement over said Lot "C."

Recommended by the Director of Property.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Confirming the Lease of City Property at 1445 Market Street to Wm. L. Hughson Co., Inc.**

(Series of 1939)

Resolution No. 3348, as follows:

Whereas, pursuant to Ordinance No. 613, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 8, 1943, for leasing the City-owned land and improvements located at 1445 Market Street in the City and County of San Francisco, State of California, and more particularly described as follows:

Commencing at a point on the southeasterly line of Market Street, distant thereon 190 feet southwesterly from the southwesterly line of Tenth Street, running southwesterly along the southeasterly line of Market Street 30 feet; thence at a right angle southeasterly 137.5 feet; thence at a right angle northeasterly 30 feet; thence at a right angle northwesterly 137.5 feet to the southeasterly line of Market Street and the point of commencement.

Whereas, in response to said advertisement, Wm. L. Hughson Co., Inc., a corporation, offered to lease said property for a period of one year beginning April 20, 1943, at a rental of \$100 per month with the right of renewal for an additional period of one year at the same monthly rental, no higher bids having been made or received; and

Whereas, said corporation has paid the Director of Property the sum of \$100 as a deposit in connection with this transaction; and

Whereas, the Board of Fire Commissioners has approved the leasing of said property; now, therefore, be it



Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and are hereby authorized and directed to execute the necessary lease to Wm. L. Hughson Co., Inc.

The form of lease shall be approved by the City Attorney.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

Passed for Second Reading.

**Appropriating \$17,500 from Surplus in Municipal Railway—Materials and Supplies, to Credit of Sick Leave, to Provide for Deficiency in Latter Appropriation.**

(Series of 1939)

Bill No. 2214, Ordinance No. . . . . , as follows:

Appropriating the sum of \$17,500 from the surplus existing in Appropriation No. 265.300.00 Municipal Railway—Materials and Supplies, to credit of Appropriation No. 265.135.00 Sick Leave, to provide for deficiency in latter appropriation.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$17,500 is hereby appropriated from the surplus existing in Appropriation No. 265.300.00 Municipal Railway—Materials and Supplies, to credit of Appropriation No. 265.135.00 Sick Leave, to provide for deficiency in sick leave appropriation occasioned by abnormal amounts paid for sick leave during the first nine months of fiscal year.

Public Utilities Commission Resolution No. 5573.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds by the Controller.

Approved by the Mayor.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$1,000 Out of Surplus in General Fund to Credit of Sheriff's Stores Revolving Fund, for Purposes Provided for in Ordinance No. 7.061.**

(Series of 1939)

Bill No. 2215, Ordinance No. . . . . , as follows:

Authorizing a supplemental appropriation of \$1,000 out of the surplus existing in the General Fund by virtue of the increase in revenue from the sale of merchandise in the county jails to the credit of Appropriation No. 207.966.01 Sheriff's Stores Revolving Fund, for the purposes provided for in Ordinance No. 7.061.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 is hereby appropriated and set aside out of the surplus existing in the General Fund by virtue of the increase in revenue from the sale of merchandise in the County Jail to

the credit of Appropriation No. 207.966.01 Sheriff's Stores Revolving Fund, for the purposes provided for in Ordinance No. 7.061.

Recommended by the Sheriff.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Sale of Certain San Francisco Water Department  
Land Near Pleasanton, Alameda County.**

(Series of 1939)

Bill No. 2216, Ordinance No. . . . . , as follows:

Authorizing sale of certain San Francisco Water Department land near Pleasanton, Alameda County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of certain City owned real property situated in the County of Alameda, State of California, being a portion of that certain strip of land 200 feet in width, the center line of which is the so-called "G" line of wells owned by the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, a strip of land 200 feet in width, the center line of which is the so-called "N" line of wells of said City; said two strips forming a single parcel of land, as described in Parcel 70 of Alameda County Lands in deed from Spring Valley Water Company to the City and County of San Francisco, dated March 3, 1930 and recorded March 3, 1930 in the office of the County Recorder of Alameda County, State of California, in Liber 2350 of Official Records at Page 1; and specifically described as follows:

Commencing at the point of intersection of the southerly boundary line of said first above mentioned 200-foot strip of land, the center line of which is the so-called "G" line of wells and the easterly boundary line of the 200-foot strip of land, the center of which is the so-called "N" line of wells; said point of intersection being distant north 14° 24' 30" west 1149.38 feet and south 87° 55' 30" west 235.78 feet from a point in the center of County Road No. 2000; said last mentioned point being distant along said center line west 2761.25 feet and south 63° 39' 30" west 893.14 feet from an iron monument set in said center line of said road at the southwest corner of the McKenzie property, which is also the southeast corner of Parcel XXV of deed from Suburban Company to Spring Valley Water Works dated November 1, 1902, and recorded December 20, 1902, Book 881, page 172, Alameda County Records; running thence from said point of commencement south 2° 04' 30" east 600.00 feet; thence south 87° 55' 30" west 200.00 feet; thence north 2° 04' 30" west 600.00 feet; thence south 87° 55' 30" west 800.00 feet; thence north 2° 04' 30" west 200.00 feet; thence north 87° 55' 30" east 800.00 feet; thence north 2° 04' 30" west 602.80 feet; thence north 87° 55' 30" east 200.00 feet; thence south 2° 04' 30" east 602.80 feet; thence north 87° 55' 30" east 166.46 feet; thence diagonally across said first above mentioned 200-foot strip south 14° 24' 30" east 204.73 feet; thence south 87° 55' 30" west 210.19 feet to the point of commencement. Containing 10.979 acres more or less.

Together with the existing well located on said land at the intersection of the center line of the so-called "G" line of wells with the center line of the so-called "N" line of wells, known as Well "G-43¼."

Section 2. The above described land shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco, subject to the following reservations and conditions:

1. There is hereby expressly reserved to the City, its successors and assigns, as against the parcel of land hereinbefore described, all water which may or might flow in a stream or water course to which said land or any portion thereof is or may be riparian; and the right to withdraw, drain and divert to any point such water from any such stream or water course at any point above or below said land; also the right to take by pumps or other means located on any lands of the City, (other than the parcel of land hereinabove described), from the subterranean strata, underlying said parcel of land, such water as it may now or hereafter desire for use or disposal either upon such other lands or elsewhere.

2. The City hereby reserves the right to take and divert 15,000,000 gallons of water daily from the hereinabove described parcel of land and from those certain lands in the vicinity of Pleasanton as set forth in the deed from the Spring Valley Water Company dated March 3, 1930, and recorded March 3, 1930, in Liber 2350 of Official Records, at Page 1, Alameda County Records. This reservation shall not be construed to prohibit the Grantee from withdrawing water by means of wells acquired by Grantee or by other wells that may be hereafter constructed on the hereinabove described parcel of land by said Grantee for use on said parcel of land or upon lands of the Grantee immediately adjoining said parcel, or on other contiguous lands that may be acquired by said Grantee; provided, however, that any water withdrawn by the Grantee from the hereinabove described parcel of land shall be used only upon adjacent lands owned on March 4, 1930 by the Spring Valley Water Company, and it shall be understood and agreed that such water withdrawn by the Grantee shall be in lieu of an equivalent amount of water which the Grantee may be entitled to withdraw from said adjacent lands in the exercise of the rights retained by the Spring Valley Water Company in the deed dated March 3, 1930 to the City and County of San Francisco. The provisions of this paragraph shall never be construed to limit or abridge the rights of the City to take and divert 15,000,000 gallons of water daily as provided in the said deed from the Spring Valley Water Company.

3. The City hereby reserves the right to the use of any of the land occupied by the City's existing pump house, known as the Pleasanton Pumping Station No. 3, which may encroach on the hereinabove described parcel of land until such time as said pump house is abandoned by the City. The City also reserves ownership of said pump house and the equipment contained therein which shall be removed by the City from the hereinabove described land when said pump house is abandoned by the City.

4. The reservations and conditions herein set forth shall inure to the benefit of, and bind, the heirs, successors and assigns of the respective parties hereto.

5. Those certain reservations of the Spring Valley Water Company as set forth in Parcels 70 and 71, Alameda County Lands, in the hereinbefore mentioned deed from the Spring Valley Water Company to the City and County of San Francisco; also any valid existing rights of way or easements.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing and Directing Controller and Public Utilities Commission to Account as Loss \$62.20 Burglarized from Apartment of One of San Francisco Water Department Collectors.**

(Series of 1939)

Bill No. 2217, Ordinance No. . . . ., as follows:

Authorizing and directing the Controller and the Public Utilities Commission to account as a loss the sum of \$62.20 burglarized from the apartment of one of the San Francisco Water Department collectors.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Controller and the Public Utilities Commission are hereby authorized and directed to account as a loss the sum of \$62.20 which loss in said sum was occasioned through the burglarizing of the apartment of one of the San Francisco Water Department collectors by a person or persons unknown. The General Manager and Chief Engineer of the San Francisco Water Department has been advised by the Chief of Police of the City and County of San Francisco that the police officers assigned to the case have reported that their investigation disclosed an actual burglary committed by person or persons unknown.

Public Utilities Commission Resolution No. 5561.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Appropriating \$810 from Surplus in Hetch Hetchy Power Division—Plant Maintenance, to Credit of Temporary Salaries, to Provide for Employment of Temporary Help Balance of Fiscal Year at Moccasin Power House.**

(Series of 1939)

Bill No. 2218, Ordinance No. . . . ., as follows:

Authorizing supplemental appropriation in amount \$810, from surplus existing in Appropriation No. 268.200.01-1 Hetch Hetchy Power Division—Plant Maintenance, to credit of Appropriation No. 268.120.01 Temporary Salaries, to provide for employment of temporary help for balance of fiscal year at the Moccasin Power House.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$810 is hereby appropriated from the surplus existing in Appropriation No. 268.200.01-1 Hetch Hetchy Power Division—Plant Maintenance, to credit of Appropriation No. 268.120.01 Temporary Salaries, to provide for temporary employments for balance of fiscal year in the Moccasin Power House.

Public Utilities Commission Resolution No. 557.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Final Passage.**

**Appropriating \$4,000 for Agreement with United Service Organizations for Maintenance of Dormitory in Ferry Building to Furnish Lodgings and Other Services to Members of Armed Forces; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2219, Ordinance No. 2096, as follows:

Providing funds to cover an agreement to be made with the United Service Organizations for the maintenance of a dormitory in the Ferry Building to furnish lodgings and other services to members of the armed forces of the United States, including members of the Coast Guard and members of the Merchant Marine Force, when members of any of said forces are temporarily on leave in San Francisco from their respective commands; and making an appropriation of \$4,000 to provide for the cost of said services; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,000 is hereby appropriated from the Unappropriated Reserve for Civilian Defense Appropriation No. 202,000.79 to Appropriation 202,881.79-9 for the purpose of providing funds for an agreement to be made with the United Service Organizations for the maintenance of a dormitory in the Ferry Building to furnish lodgings and other services to members of the armed forces of the United States, including members of the Coast Guard and members of the Merchant Marine Force, when members of any of said forces are temporarily on leave in San Francisco from their respective commands.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists, which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows: A large number of persons who are members of the Armed Forces of the United States from time to time come into the City and County of San Francisco and are unable to find suitable quarters for rest and sleep during their visits to said city and county, and that it is necessary for the preservation of the public peace, property, health and safety of the people of said City and County that suitable sleeping and rest quarters be forthwith obtained for said members of said Armed Forces, and therefore authority should be given to the Mayor of said City and County to enter into the agreement hereinbefore mentioned.

Recommended by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Amending Section 72 of Salary Ordinance as to Public Utilities Commission—Municipal Railway, by Splitting Section After Items 15.1, 23 and 46, and by Changing Title of Item 49.1 from S103 Conductor (Female) to S103 Street Car Operator (Female); an Emergency Ordinance.**

(Series of 1939)

Bill No. 2220, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 72, PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY, by splitting the

section after items 15.1, 23 and 46, and by changing the title of item 49.1 from S103 Conductor (female) to S103 Street Car Operator (female); an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 72, is hereby amended to read as follows:

**Section 72. PUBLIC UTILITIES COMMISSION (Continued)**  
**MUNICIPAL RAILWAY**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	6	A154	Carpenter at \$11.50 4 mos., \$12.00 8 mos.	
2	9	A364	Car and Auto Painter, \$12 per day.....	
3	1	A370	General Foreman Car and Auto Paint Shop .....	\$ 296
3.1	2	B4	Bookkeeper .....	185
4	1	B10	Accountant .....	255
5	1	B14	Senior Accountant .....	325
5.1	1	B210	Office Assistant .....	106
6	1	B222	General Clerk .....	175
7	4	B222	General Clerk .....	170
9	2	B222	General Clerk .....	162.50
9.1	3	B222	General Clerk .....	155
10	1	B234	Head Clerk .....	210
11	3	B308	Key Drive Calculating Machine Operator..	170
11.1	1	B308	Key Drive Calculating Machine Operator..	168
11.2	1	B308	Key Drive Calculating Machine Operator..	155
12	1	B408	General Clerk-Stenographer .....	250
13	2	B408	General Clerk-Stenographer .....	175
14	3	B408	General Clerk-Stenographer .....	170
14.1	1	B408	General Clerk-Stenographer .....	162.50
15	1	B454	Telephone Operator .....	167
15.1	1	B454	Telephone Operator .....	160

**Section 72.1. PUBLIC UTILITIES COMMISSION (Continued)**  
**MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
16	2	C52	Elevator Operator .....	\$ 145
17	1	C52	Elevator Operator (relief) .....	145
18	15	C104	Janitor .....	160
19	6	C104	Janitor .....	155
19.1	8	C104	Janitor .....	152
20	9	C104	Janitor .....	145
22	1	C104	Janitor .....	135
23	2	C107	Working Foreman Janitor .....	185

**Section 72.2. PUBLIC UTILITIES COMMISSION (Continued)**  
**MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
24	3	E106	Armature Winder, \$10 per day .....	
26	8	E154	Lineman, \$11.60 per day .....	
27	1	E160	Foreman Lineman .....	\$ 293
28	1	F216	Maintenance of Way Engineer .....	325
29	3	J 4	Laborer, \$7.60 per day .....	
29.1	1	J 4	Laborer .....	145
30	11	J 66	Garageman, \$7.25 per day.....	
31	54	J 152	Trackman, \$7.60 per day .....	

32	2	J 156	Switch Repairer, \$8.10 per day .....	
32.1	3	J 160	Track Welder, \$8.10 per day .....	
33	2	J 162	Car Repairer Welder, \$9.30 per day .....	
34	4	J 166	Track Foreman, \$8.60 per day .....	
36	1	M5	Assistant Superintendent of Equipment and Overhead Lines, Municipal Railway .....	400
37	1	M6	Superintendent of Equipment and Over- head Lines, Municipal Railway .....	475
38	8	M54	Auto Machinist, \$11 per day .....	
39	1	M56	Garage Foreman, Municipal Railway .....	331
40	2	M104	Blacksmith's Helper, \$8 per day .....	
41	2	M108	Blacksmith, \$11.40 per day .....	
42	6	M202	Car Repairer, at \$8 per day .....	
42.1	1	M202	Car Repairer at \$8.40 per day .....	
42.2	43	M202	Car Repairer at \$8.80 per day .....	
43	5	M206	Sub-Foreman Car Repairer, \$9.30 per day .....	
44	2	M208	Foreman Car Repairer, \$9.80 per day .....	
45	7	M254	Machinist, \$11 per day .....	
46	2	O1	Chauffeur, \$9.15 per day .....	

Section 72.3. PUBLIC UTILITIES COMMISSION (Continued)  
MUNICIPAL RAILWAY (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
47	1	S10	Manager, Municipal Railway .....	\$ 700
48	1	S60	Instructor, Municipal Railway .....	245
49	535	S102	Conductor, first 6 months, 80c hour; second six months, 82½c hour; third 6 months, 85c hour; fourth 6 months, 87½c hour (10c per hour extra while instructing new employees as assigned by the superintendent) .....	
49.1	50	S103	Street Car Operator (female), first 6 months, 80c hour; second 6 months, 82½c hour; third 6 months, 85c hour; fourth 6 months, 87½c hour .....	
50	525	S104	Motorman, first 6 months, 80c hour; second 6 months, 82½c hour; third 6 months, 85c hour; fourth 6 months, 87½c hour (10c per hour extra while instructing new employees as assigned by the superintendent) .....	
51	150	S106	Bus Operator, 87½c per hour (10c extra per hour while instructing new employees as assigned by the superintendent) .....	
51.1	6	S110	Inspector, Municipal Railway .....	185
51.2	2	S110	Inspector, Municipal Railway .....	188
52	3	S110	Inspector, Municipal Railway .....	192
53	3	S110	Inspector, Municipal Railway .....	193
54	2	S110	Inspector, Municipal Railway .....	195
55	19	S110	Inspector, Municipal Railway .....	200
56	2	S120	Day Dispatcher .....	210
57	1	S124	Supervisor of Schedules .....	220
58	1	S128	Division Superintendent, Municipal Railway .....	325
58.1	1	S128	Division Superintendent, Municipal Railway .....	295
59	1	S130	Assistant Superintendent of Transportation, Municipal Railway .....	325
60	1	S132	Superintendent of Transportation, Municipal Railway .....	400

61	3	U108	Compressor Operator, portable, \$10 day....	
62	1	R108	Supervisor of Music (part time).....	50
63			Seasonal, Clerical and other temporary services as needed at rates not in excess of salary standardization schedules.	

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for the uninterrupted operation of the Public Utilities Commission—Municipal Railway, by establishing the correct classification for these positions.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Authorizing Public Welfare Department to Make Investigations and Recommendations to Board of Supervisors on Applications for Relief or Aid Made to the City by Certain Needy Children; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2221, Ordinance No. 2098, as follows:

Authorizing the Public Welfare Department to make the necessary investigations and recommendations to the Board of Supervisors upon the applications for relief or aid made to the City and County of San Francisco by certain needy children; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Pursuant to Section 9 of the Charter, in addition to the powers and authority now conferred on the Public Welfare Department of the City and County of San Francisco by law or by ordinance, the Board of Supervisors of said City and County does hereby confer on said Public Welfare Department the rights and duty of making necessary investigations for, and reports to, the Board of Supervisors on all applications for aid made by needy children as the term "needy children" is hereinafter defined.

Section 2. Needy children as understood by this ordinance shall include the following needy persons: orphans, half orphans, abandoned children or children of a father who is incapacitated for gainful work by permanent physical disability or who is suffering from tuberculosis in such a stage that he cannot pursue a gainful occupation when any such child is under the age of eighteen (18) years and is living with his father, mother, grandfather, grandmother, brother, sister, step-father, step-mother, step-brother, step-sister, uncle or aunt in a place of residence maintained by one or more of such relatives as his or their own home.

Section 3. The provisions of this ordinance shall not apply to any child who, as a ward of the Juvenile Court of the City and County of San Francisco, is maintained in a foster home or institution and who is not living in a place of residence maintained by one or more of the relatives mentioned in section 2 as hereinbefore provided.

Section 4. All investigations herein provided to be made by the Public Welfare Department shall be made promptly and recommendations made to the Board of Supervisors shall be made in the same manner as all other investigations and reports are made in other cases now being handled by said Public Welfare Department and the Board



of Supervisors shall take such action on the recommendation of said Public Welfare Department as it shall deem proper.

Section 5. Nothing in this ordinance shall prevent the transfer of any needy child, as said term is defined in this ordinance, or the right to deal with said child, from the Public Welfare Department to the Juvenile Court, nor with the transfer of any such child or children within the jurisdiction of said Juvenile Court to the Public Welfare Department when conditions arise warranting said change.

Section 6. This ordinance is passed as an emergency measure and the Board of Supervisors does, by the vote by which this ordinance is passed, declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of said emergency being as follows, to-wit:

That there is a large number of needy children in the City and County of San Francisco who are entitled to relief under the laws of the State of California and said children can best be given said relief as provided in this ordinance and that it is necessary for the preservation of the health and safety of said children that provisions be made forthwith to afford them the necessary relief to which they are entitled.

Recommended by the Public Welfare Department.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

#### Refused Passage.

**Amending Section 42, Salary Ordinance, San Francisco Civilian War Council, by Deleting Item 10, Nutritionist and Executive Secretary at \$250 Per Month.**

(Series of 1939)

Bill No. 2222, Ordinance No. ...., as follows:

An amendment to Bill 1734, Ordinance 1667, Section 4a, SAN FRANCISCO CIVILIAN WAR COUNCIL, by deleting item 10, Nutritionist and Executive Secretary at \$250 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill 1734, Ordinance 1667, Section 4a, is hereby amended to read as follows:

#### Section 4a. SAN FRANCISCO CIVILIAN WAR COUNCIL.

The following positions are not established as continuing positions, but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
0.1	1	B4	Bookkeeper .....	\$ 175
1	1	B52	Assistant Supervisor, Public Information and Instruction Service.....	300
1.1	1	B54	Publicity Director (part time).....	100
2	1	B90.1	Director of Civilian Defense.....	600
2.1	2	B90.2	Assistant Director of Civilian Defense.....	400
2.2	1	B90.3	Coordinator, Price and Rationing Program	500
2.3	1	B90.4	Coordinator, Wartime Harvest Council.....	300
3	1	B210	Office Assistant .....	106
3.1	1	B222	General Clerk (part time).....	75
4	1	B310a	Tabulating Alphabetic Key Punch Operator .....	155
5	27	B408	General Clerk-Stenographer .....	155

5.1	1	B408	General Clerk-Stenographer (part time) ..	77.50
6	1	B419.2	Secretary, Advisory Board.....	250
7	1	B454	Telephone Operator .....	150
8	24	B512	General Clerk-Typist .....	155
9	1	G300	Supervisor, Volunteer Registration.....	225

### Discussion.

Communications, as follows, in reference to the foregoing bill, were presented and read by the Clerk:

From Dr. W. Palmer Lucas, addressed to Supervisor MacPhee, outlining his position with respect to setting up position of Nutritionist and Executive Secretary; stating that after interviewing persons on the Civil Service Nutritionist List, no one on that list could fill the diversified needs of the position, and that he had, accordingly, requested the Civil Service Commission to hold an examination for the position; and enclosing an outline of the San Francisco Nutrition Council, its origin and functions, including its incorporation into the Civilian War Services Committee, with an explanation of the duties and responsibilities of the position under consideration.

From Civil Service Commission, addressed to the Board of Supervisors, reporting on the procedure to be followed by the Civil Service relative to appointment to the requested position, after Civil Service List of Eligibles therefor has been adopted by the Commission, following an examination. The Commission stated, also, that it has had no understanding with any person with respect to an appointment to the position, nor has it been a party to any understandings or arrangements had between any persons.

After consideration in connection with the subject matter discussed, the foregoing communications were *ordered filed*.

Mr. Grover O'Connor, representing the San Francisco Municipal Civil Service Association, reviewed the proceedings heretofore had with respect to the creation of position of Nutritionist and Executive Secretary, stating that it had been called to his attention, and he believed it to be so, that an attempt was being made to retain in the position, the person now holding same, thus depriving persons on the present list of eligible Nutritionists, an appointment to the position. At a previous meeting of the Board he had withdrawn his objections to the creation of the position in question, following agreement and with the understanding that the position would be filled from the present Nutritionist List. He expressed doubt that the position would have been set up in the salary ordinance had he not withdrawn his objections. Now that the agreement was not to be kept, he believed that the position should be abolished.

Dr. Lucas, in reply, stated that he had agreed to employ someone from the Civil Service List, providing such person had the proper qualifications to fill the position. Not finding such person, after interviewing available persons on the list, he had requested the Civil Service Commission to hold an examination. He would, of course, like to retain the lady filling the position at present, but he had not asked for her. He had merely requested an open, fair examination.

Supervisor MacPhee, in discussing the question, stated that he believed the responsibility of the appointment rested with the War Services Committee of the Civilian War Council. The Civil Service Commission should approve the qualifications of persons seeking the position. The sole function of the Board of Supervisors was whether or not the position should be created. The Board has already created the position, but, until an appointment to the position has been made, he believed the Board had the right to rescind its action.

Mrs. Felsing, Nutritionist for the Pacific Gas and Electric Company, explained the requirements for such position.

Dr. Ann Purdy also explained the problem. There was no question of circumventing Civil Service, she stated, but there was a job to be done, and the present occupant of the position was, in her opinion, best qualified to fill it. She urged that the position be not abolished.

The City Attorney, on being questioned as to the Board's powers, advised that once an appropriation has been made, it cannot be rescinded unless the object for which the appropriation was made has been abandoned. The position has already been created by the Board. The question as to how the position shall be filled, or by whom, is not up to the Board of Supervisors; it is the duty of the department head, with the approval of the Civil Service Commission.

Thereupon, Supervisor Brown questioned the City Attorney, asking that if the Board should rescind its previous action, would it require the same number of votes as were required for its enactment.

The City Attorney declined to commit himself, stating that he was convinced that the Board could not rescind.

Mr. O'Connor questioned the correctness of the City Attorney's ruling. He believed the Board could abolish the position, particularly so since it had not yet been filled.

Thereupon, Supervisor Brown moved that the matter be tabled, because of the City Attorney's opinion that the Board's action could not be rescinded. *Motion failed for want of a second.*

Supervisor Colman, in explaining his intended vote, stated that he would vote "No." There is no question, he stated about the present and the growing importance of nutrition. There is no question of the standard of Dr. Lucas in his field. He has stated the qualifications necessary. He wants a nutritionist and executive secretary. He has stated that the persons on the Nutritionist List have not the necessary qualifications, and he is supported in that view by the Civil Service Commission. He is willing that an examination be held. The Board should not rescind its previous action in creating the position, but should let it go on its regular way in accordance with Civil Service regulations. He would vote "No."

Thereupon, the roll was called and the foregoing bill was *refused passage for second reading* by the following vote:

Ayes: Supervisors MacPhee, Mead, Uhl—3.

Noes: Supervisors Colman, Gallagher, Gartland, Green, Meyer, Roncovieri, Shannon—7.

Absent: Supervisor Brown—1.

Subsequently during the proceedings, Supervisor Brown who was absent at the time of the foregoing roll call, announced that had he been present he would have voted "No," and he wished the record so to show.

### Final Passage.

**Appropriating \$1,070 from Emergency Reserve Fund to Credit of Juvenile Court and Juvenile Detention Home to Provide Funds for Contractual Services, Materials and Supplies, and Foodstuffs for Balance of Current Fiscal Year; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2223, Ordinance No. 2099, as follows:

Appropriating the sum of \$1,070 from the Emergency Reserve Fund to the credit of appropriations of the Juvenile Court and Juvenile Detention Home to provide funds for Contractual Services, Materials and Supplies, and Foodstuffs for the balance of the current fiscal year; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,070 is hereby appropriated from the Emergency Reserve Fund to the credit of the following appropriations:

#### JUVENILE COURT

233.371.23	Stationery .....	\$150
233.216.23	Maintenance and Repair of Automotive Equipment .....	150

#### JUVENILE DETENTION HOME

224.300.00	Materials and Supplies.....	420
233.335.24	Janitorial Supplies .....	150
233.351.24	Canned Goods (Foodstuffs) .....	200

to provide funds for the above purposes for the balance of the current fiscal year.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The uninterrupted operation of the above departments; the amounts appropriated in the 1942-1943 Budget and Appropriation Ordinance for the foregoing purposes have proven inadequate to meet requirements for the balance of the current fiscal year.

Recommended by the Chief Probation Officer.

Approved by the Juvenile Probation Committee.

Approved by the Judge of the Juvenile Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

**Appropriating \$5,775 to Credit of Appropriations in Sheriff's Office to Provide Funds for Temporary Salaries, Contractual Services, and Materials and Supplies Required Balance of Current Fiscal Year; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2224, Ordinance No. 2100, as follows:

Appropriating the sum of \$5,775 to the credit of appropriations in the Sheriff's Office to provide funds required for temporary salaries, contractual services, and materials and supplies required for the balance of the current fiscal year; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$5,775 is hereby appropriated from the surplus existing in Appropriation No. 207.110.00, Permanent Salaries, Sheriff's Office, to the credit of the following appropriations for the purposes recited to cover requirements in the Sheriff's Office for the balance of the current fiscal year.

Appropriation No.

207.120.00	Temporary Salaries .....	\$1,200
207.201.01	Travel Expense and Local Fares.....	500
233.203.07-1	Auto Allowance .....	100
233.216.07-1	Maintenance of Automobiles.....	100
233.371.07-1	Stationery .....	200

263.231.07-2	Gas and Electricity.....	750
233.237.07-2	Scavenger Service .....	25
233.340.07-2	Dry Goods .....	500
233.216.07-3	Maintenance of Automobiles.....	150
233.232.07-3	Telephone and Telegraph.....	50
233.321.07-3	Fuels and Illuminants.....	200
233.340.07-3	Dry Goods .....	2,000

Total .....\$5,775

Section 2. This ordinance is passed as an emergency measure; the reason for such emergency being as follows: The uninterrupted operation of the Sheriff's Office, the amounts appropriated for the above purposes in the 1942-43 Budget and Appropriation Ordinance having proved inadequate.

Recommended by the Sheriff.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Brown—1.

#### Consideration Postponed.

The following, called out of Public Utilities Committee on motion of Supervisor Uhl, was taken up:

**City Attorney Requested to Furnish Written Opinion to Board of Supervisors and Manager of Utilities as to Steps to Be Taken to Route Municipal Railway Cars Over Tracks of Market Street Railway on Market Street.**

(Series of 1939)

Resolution No. ...., as follows:

Whereas, Mr. Cahill states, "The Market Street Railway lines operating out Market Street were carrying an average as high as 63 per cent of their rated capacity"; and

Whereas, Mr. Cahill states, "At the present time the Municipal Railway has reached the saturation point in its utilization of the outer tracks on Market Street, especially between Fremont and Sansome Streets"; and

Whereas, Mr. Cahill states, "Between 4 and 6 P.M. the Municipal Railway outbound lines were carrying an average, during the entire two-hour period, as high as 85 per cent of the total rated capacity on the lines running out Market Street"; and

Whereas, Section 499 of the Civil Code makes it possible for Mr. Cahill to route Municipal cars over the inner tracks of the Market Street Railway for any distance; and

Whereas, Section 499 of the Civil Code makes possible the redistribution of the municipal lines on Market Street as indicated by Mr. Cahill; and

Whereas, Mr. Cahill's advocacy of the purchase of the Market Street Railway System in order that municipal cars can be routed on the inner tracks on Market Street does not become necessary because of Section 499 of the Civil Code; and

Whereas, Mr. Cahill states, "Merger of the two systems will make possible a redistribution of cars on Market Street, thereby gaining full utilization of the four tracks"; now, therefore, be it

Resolved, That the City Attorney be requested, at the earliest pos-

sible date, to furnish the Board of Supervisors and Mr. Cahill with a written opinion as to the necessary steps to be taken by the city to route Municipal cars over the inner tracks of the Market Street Railway on Market Street.

*March 8, 1943*—Presented on roll call by Supervisor Uhl and referred to Public Utilities Committee.

*April 5, 1943*—On motion of Supervisor Uhl, called out of Public Utilities Committee.

*April 12, 1943*—*Over two weeks.*

At the request of Supervisor Uhl, consideration of the foregoing resolution was *postponed until Monday, May 24, 1943.*

### Consideration Postponed.

The following recommendation of Public Health and Welfare Committee, was taken up:

### Abatement Proceedings—2107 Scott Street.

(Series of 1939)

Resolution No. . . . ., as follows:

Resolved, That in accordance with the recommendation of the Department of Public Health, the Board of Supervisors of the City and County of San Francisco, State of California, does hereby declare that the premise numbered, known and designated as 2107 Scott Street, in the City and County of San Francisco, be and the same is hereby declared to be a public nuisance and the City Attorney of said City and County is hereby directed to abate the same in conformity with the provisions of Section 731 of the Code of Civil Procedure of the State of California.

*October 19, 1942*—Over one week.

*October 26, 1942*—Over six months.

On motion by Supervisor Colman, consideration of the foregoing resolution was *postponed until Monday, May 3, 1943.*

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Adopted.

The following recommendations of his Honor the Mayor were taken up:

### Leave of Absence—Edward Sharkey.

(Series of 1939)

Resolution No. 3335, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Edward Sharkey, Managing Director of the Veterans' War Memorial Building, be and he is hereby granted a leave of absence for a period of eight (8) days, commencing May 3, 1943, with permission to leave the State of California, for the purpose of attending the National Executive Committee meeting of the American Legion at Indianapolis, Indiana.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Leave of Absence—Honorable Ward G. Walkup, Member Board  
of Police Commissioners.**

(Series of 1939)

Resolution No. 3341, as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Honorable Ward G. Walkup, member of the Board of Police Commissioners, be and he is hereby granted a leave of absence of thirty (30) days, commencing April 29, 1943, with permission to leave the State.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Endorsing State Legislation to Reduce Voting Age to Eighteen Years.**

(Series of 1939)

Supervisor Green presented:

Resolution No. ...., as follows:

Whereas, there is pending before the California State Legislature Assembly Bill No. 488 which provides that the voting age be reduced from that of twenty-one to the age of eighteen years; and

Whereas, the young men and women of eighteen years are proving themselves capable of accepting responsibility in their fine spirit of intelligent and patriotic cooperation in the present emergency; now, therefore, be it

Resolved, That this Board of Supervisors be on record as favoring passage of Assembly Bill No. 488.

*Referred to County, State and National Affairs Committee.*

**Consideration of Building Situation at Hunter's Point.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. ...., as follows:

Whereas, reports carried in the public press relative to the building situation and establishment of protective services therefor, on Hunter's Point, represent a situation which is extremely hazardous, and which endangers not only the properties thereon, but one which puts in jeopardy the lives of the inhabitants thereof; and

Whereas, it is represented that certain new structures on Hunter's Point do not conform to local minimum safety and health requirements and that fire protective installations are inadequate, inaccessible and not easily adaptable for connection to standard mobile equipment of the San Francisco Fire Department; and

Whereas, such a situation cannot be reconciled by expressions of necessity for haste in the war effort, because as a matter of fact were a catastrophe to occur as a result of the negligent construction of facilities on Hunter's Point, housing and otherwise, the war effort would be more greatly impeded, than will it be expedited by the present faulty, unsafe and unsanitary construction; and

Whereas, it is indecent and unfair to gamble with the lives, safety and property of the inhabitants of Hunter's Point, as well as of the other residents of the City and County of San Francisco by constructing sub-standard and hazardous dwelling units and installing inadequate health and fire protection therefor, in the hope that nothing deleterious will occur; now, therefore, be it

Resolved, That this Board of Supervisors, sincerely concerned for the safety and welfare of the residents of Hunter's Point, does hereby respectfully urge that the officials and departments of the City and County of San Francisco who, were the Federal Government not in-

volved, would have jurisdiction over this matter, endeavor as soon as possible, through negotiation or whatever other means be legally possible to rectify the present unsatisfactory conditions on Hunter's Point and to seek such early and remedial action as will assure to the residents of Hunter's Point their continued residence thereon under sanitary and safe conditions.

*Referred to Police Committee.*

**Urging Further Review of Budget, 1943-1944, With View to Effect Reduction Therein.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3336, as follows:

Whereas, although the budget as submitted to the Board of Supervisors by the Mayor is substantially the same as the one last year, anticipated supplemental budgets will increase the present budget by approximately two and one-half million dollars; and

Whereas, the cost of city government has increased in a staggering amount during the past ten years, resulting in heavier burdens for our property owners; and

Whereas, the many demands being made upon the public money are indicative of the necessity for effecting legitimate economies; now, therefore, be it

Resolved, That this Board of Supervisors does hereby request the Mayor and all other department heads to again peruse the budget for the purpose of considering further reductions in their request for funds, and to again appear before the Finance Committee during the period of May 3rd to May 17th, with such recommended reductions as are legitimately possible; and be it

Further Resolved, That the Clerk of this Board be requested to immediately forward a copy of this resolution to the Mayor and to all department heads in the city government.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Re Public Hearing of Proposed Budget for Fiscal Year 1943-44.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3337, as follows:

Resolved, That Monday, May 3, 1943, at 4 p. m. in the Chambers of the Board of Supervisors be fixed as the time and place of the public hearing of the proposed budget of municipal expenditures for the fiscal year 1943-44 in accordance with Section 72 of the Charter.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Protesting Against Japanese Atrocities and Urging San Franciscans to Redouble Their Purchase of War Bonds so as to Hasten the Avenging of American Flyers Executed by the Japanese in Defiance of All Military Law.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3338, as follows:

Whereas, the people of San Francisco, of the United States, of the United Nations and other civilized people throughout the world were



shocked by the recent disclosure that American flyers, captured after their historic bombing raid on Tokio, have been executed as criminals by the War Lords of Japan; and

Whereas, refusal by Japan to recognize these captured airmen as prisoners of war, in violation of all rules of military procedure and in opposition to the ideals of human decency, affords another example of the barbaric nature of our enemy in the Pacific; and

Whereas, execution of the captured American flyers has been strongly protested by the President of the United States, who formally notified the Japanese government that "the effort of the Japanese War Lords to intimidate us will utterly fail. It will make the American people more determined than ever to blot out the shameless militarism of Japan"; and

Whereas, this act of Japanese barbarism prompted General Henry H. Arnold, Commander of the Army Air Forces, to pledge utter destruction of Japanese military power, and Major General James W. Doolittle, who led the first American raid on Tokio, to predict that avenging American flyers will do it again, bombing the island empire until it "crumbles and begs for mercy"; now, therefore, be it

Resolved, That this Board of Supervisors, on behalf of the people of San Francisco, joins in condemning and protesting such Japanese atrocities and urges the military leaders of the United States that our promised vengeance be dealt punishingly and with all possible speed and on such a scale that total defeat of the Japanese enemy will be an immediate objective secondary to none of our war aims; and be it

Further Resolved, That this Board of Supervisors exhorts the people of San Francisco to redouble their war effort on the home front by their purchase of war bonds, their activities in civilian defense and their other contributions to national unity and security.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Requesting Mayor to Assign the City Planning Commission to Review the Report of the United States Department of Agriculture and the University of California With View in Mind as to Possible Future Use of Present Commission District Area If Fruit and Produce Business Is Moved to a New Location.**

(Series of 1939)

Supervisor MacPhee presented:

Resolution No. 3339, as follows:

Whereas, the Board of Supervisors on January 13, 1942, requested the United States Department of Agriculture and the University of California to make a study of the San Francisco Commission District facilities; and

Whereas, marketing experts of the United States Department of Agriculture and the University of California have just rendered their report and findings that the San Francisco Commission District facilities are inadequate, inefficient, insanitary and add to the local cost of living; and

Whereas, the report recommends that the district be entirely remodeled or moved to a new location south of the Third Street Channel or in the Islais Creek area; now, therefore, be it

Resolved, That the Board of Supervisors requests the Mayor to assign the City Planning Commission to review the said report, with particular reference to possible future use of the present Commission District area, if the fruit and produce business is moved to a new location, and report its findings and recommendations to the Board.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Directing City Attorney to Institute Legal Proceedings to Compel the Market Street Railway to Fulfill Its Paving Obligations, and to Institute an Ancillary Proceeding to Attach or Impound Assets, Real or Personal, Pending Final Decision in the Suit.**

(Series of 1939)

Supervisors MacPhee and Mead presented:

Resolution No. . . . ., as follows:

Whereas, over a long period of years the Market Street Railway Company, a corporation organized and existing under and by virtue of the laws of the State of California, through its predecessors in interest and otherwise, acquired certain rights, franchises, privileges and permits to operate a street railway system on the streets of the City and County of San Francisco; and

Whereas, said Market Street Railway Company is obligated thereunder to keep in good order and repair the pavement between its rails and the pavement adjoining said street railway tracks for a distance of two feet beyond the outer rails thereof; and

Whereas, said Market Street Railway Company has been, and is now, operating, under an operating permit dated February 9, 1931, duly granted under the provisions of Sections 6a and 6b of Chapter II, Article II of the Charter of the City and County of San Francisco, its street railway system, which said operating permit is based upon the compliance by said Market Street Railway Company with all the terms and conditions contained in the rights, franchises, privileges and permits heretofore granted; and

Whereas, for several years past said Market Street Railway Company has neglected and failed to keep said portions of said pavement on the various streets of the City and County of San Francisco on which it operates its street railway system in good condition and repair; and

Whereas, said portions of said pavements are broken, dilapidated and in a general condition of disrepair; and

Whereas, the cost of rehabilitating those portions of streets upon which the Market Street Railway Company is privileged to operate, in accordance with its franchise provisions, is estimated to be between \$1,000,000 and \$2,000,000; and

Whereas, it is represented on good authority that the Market Street Railway Company, operating on a seven-cent fare, is making a monthly profit of approximately \$100,000 and is therefore in a position to presently comply with its franchise obligations; now, therefore, be it

Resolved, That the City Attorney be and is hereby authorized and directed to immediately institute a legal proceeding to compel the Market Street Railway to fulfill its paving obligations in order that those portions of the streets between and adjacent to the company's tracks may be made traversable, with some degree of comfort and without injury, to other vehicles entitled to the use of the public streets; and be it

Further Resolved, That as part of the litigation heretofore authorized to be instituted, the City Attorney in an ancillary proceeding shall endeavor to attach or impound such assets, real or personal, as are subject to such action, pending the final decision in the suit.

*Referred to Finance and Public Utilities Committees.*

**Requesting His Honor the Mayor to Appoint a Citizens' Committee for Decoration Day, May 30, 1943.**

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3340, as follows:

Resolved, That his Honor the Mayor be and is hereby requested to

appoint a Citizens' Committee to arrange for the proper observance of Decoration Day, May 30, 1943.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**State Legislature Urged to Support Provisions of A. B. 1994,  
Affecting Old Age Assistance.**

(Series of 1939)

Supervisor Roncovieri presented:

Resolution No. 3349, as follows:

Resolved, That the Board of Supervisors, on behalf of the overburdened property taxpayers of San Francisco, most urgently requests your support of a provision in A. B. 1994 to the effect that old age assistance shall not cost the counties of the State of California more than five dollars per case per month.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—11.

**Requesting Public Utilities Commission and Market Street Railway to Take Whatever Steps May Be Necessary to Improve Transportation Facilities for the Conveyance of Shipyard Workers to Their Respective Plants.**

(Series of 1939)

Supervisor Green presented:

Resolution No. . . . ., as follows:

Whereas, the street car and bus facilities operated for the conveyance of shipyard workers are inadequate and unsatisfactory, particularly during the night hours; and

Whereas, the arrival of late workers involves additional and unnecessary accounting for deduction purposes, inconvenience and loss of wages to the workers, disruption of plans and work schedules at the plants, a loss of man-hours and a consequent deterrent to the war effort; now, therefore, be it

Resolved, That this Board of Supervisors does hereby request the Public Utilities Commission and the Market Street Railway Company to immediately take steps to provide adequate and satisfactory transportation facilities for the conveyance of shipyard workers, such as will insure their arrival at the plants on schedule; and be it

Further Resolved, That the Public Utilities Commission and the Market Street Railway Company be and they are hereby requested to cause their representatives to establish contacts with the personnel departments of the various shipbuilding plants for the purpose of determining how the present unsatisfactory street car and bus service affects the operation of such plants and for the further purpose of determining, in a co-operative endeavor, what type of service should be maintained to promote and facilitate the war effort, and to minimize inconvenience, discomfort, loss of time and wages to the shipyard workers occasioned by inadequate service.

*Referred to Finance and Public Utilities Committees.*

**Amending San Francisco Municipal Code, Part II, Chapter V (Fire Code), Article 7, Section 244, as to Temporary Permits for Use of Portable Automatic Acetylene Generators.**

(Series of 1939)

Supervisor Shannon presented:

Bill No. . . . ., Ordinance No. . . . ., as follows:

Amending the San Francisco Municipal Code, Part II, Chapter V (Fire Code), Article 7, Section 244, by adding thereto a new paragraph authorizing the Chief of the Division of Fire Prevention and investigation to grant temporary permits for the use of approved portable automatic acetylene generators during the present war emergency, and providing for the automatic expiration of such permits at the end of said emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

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Section 1. The San Francisco Municipal Code, Part II, Chapter IV (Fire Code), Article 7, Section 244, is hereby amended by adding thereto a new paragraph to read as follows:

Sec. 244. **Generators, Construction of.** Generators shall be of approved construction and shall be plainly marked with the maximum rate in cubic feet of acetylene per hour for which they are designated, the amount of carbide for a single charge, the manufacturer's name and address, and the name or number of the type of machine.

(a) Under no conditions must acetylene be subjected to more than fifteen (15) pounds pressure per square inch unless it is dissolved in acetone or other approved solvent and contained in a cylinder. Self-compression generators which develop pressures above fifteen (15) pounds to the square inch are absolutely prohibited.

(b) The use of liquid acetylene or gas generated therefrom is absolutely prohibited.

(c) Tests of generators or piping for leaks must not be made with a flame and a flame must never be applied to an outlet from which the burner has been removed. Tests for leaks should be made with soapy water.

(d) Soldering irons shall not be used on acetylene generators until it is certain that all gas has been removed. Soldering irons shall not be used on acetylene cylinders under any conditions.

(e) The charging of the generator and handling of the calcium carbide shall be by daylight only and no fire or artificial light, other than incandescent electric vapor-proof lights, shall be permitted within ten (10) feet of the generator unless separated therefrom by a brick or other non-combustible wall having no opening within ten (10) feet of said generator.

(f) Electrical apparatus, such as switches, telephones, and other apparatus which may cause a spark, must not be located in any generating or gas storage room. All electrical installation shall be in accordance with the National Electrical Code.

(g) Under no circumstances shall the solid residuum or exhausted material be allowed to go into any sewer pipes or drains.

*During the emergency existing by reason of the war the United States of America is now engaged in, the Chief of the Division of Fire Prevention and Investigation may grant temporary permits for the use of portable automatic acetylene generators of types or construction approved of by said Chief when in the opinion of said Chief the use of such portable automatic acetylene generators on the premises designated*

*by said permits will not endanger the public safety. Unless sooner revoked, said temporary permits shall automatically expire at the end of said emergency.*

The [Fire Marshal] Chief of the Division of Fire Prevention and Investigation shall have power to revoke or suspend any permit granted under the terms of this Article for violations of any of its provisions.

Approved as to form by the City Attorney.

*Referred to Police Committee.*

### Finance Committee Report.

Supervisor MacPhee presented:

The Finance Committee has completed a thorough and complete study of the 1943-44 budget and has recommended reductions totaling \$335,499. Thirty-seven employments are recommended eliminated or under consideration from the overall budget. In some instances complete requests were recommended eliminated, such as in the budget of the Civilian War Council, where funds for "The Entertainment of Distinguished Guests" were deleted.

Our Committee views with serious concern the budget in its present form. Although this budget is about the same as last year, anticipated supplemental budgets will total approximately two and one-half million dollars.

Legislation initiated by the Supervisors demanding an investigation of all vacated jobs before continuing the employments and the action of the Supervisors in freezing funds in the salary account, will return a substantial sum to the General Fund, thereby making funds available for use in effecting some tax reduction. Reduced payments for bond interest and a large surplus in the Public Welfare Department together with such state aid as may be granted to counties, will also effect further tax reductions. Whether or not these savings will be sufficient to offset the approximate two and one-half millions of dollars in anticipated supplemental budgets, remains to be seen.

A motivating factor in our cause for concern of the present budget, is the continual increase in municipal employments and expenditures. Although considerable savings are effected through state and municipal legislation, these savings are not passed on to the taxpayers unless budget expenditures are maintained at the legitimate minimum. To further stress this point, a reasonable amount of research was done by the Committee, which discloses some very interesting facts.

To begin with, the City of San Francisco is one of the most compact of the major cities of the nation, with an area of only 42 square miles, and consequently decentralization has been responsible for practically none of the staggering increases in cost of government.

Let us go back ten years to 1933 when, according to the most reliable source of population estimates, San Francisco's population was 647,960, and her tax rate \$3.48. Between 1933 and 1941, City and County expenditures in San Francisco increased \$15,427,000 although our population remained static during the same period. This resulted in the staggering increase of 46 per cent in the cost of our general city operations. During this time (while our population was decreasing), employments in the city government increased by almost 2,000 new jobs.

There are, of course, many distortions brought about by our entry into the war, and so for purposes of comparison, these figures represent only the period prior to Pearl Harbor.

Very few citizens of San Francisco object to paying taxes if they consider they are getting value received. Although the cost of government increased 46 per cent, our sewer repairs and extensions were allowed to disintegrate, our street repair program lagged, and insufficient funds were placed in the budget for maintaining the employees' pension system on a sound, actuarial basis.

The 46 per cent increase in cost of our city administration would probably have been close to 75 per cent had these items and other

equally important city functions been maintained at the necessary level. During the past twenty-four years, taxes have been sharply reduced (or not increased) on five very obvious occasions. These occasions occurred *during election years*, and otherwise the cost of general city operations has tremendously increased for the same period.

Some critics of these statements will argue that rising costs in wages and materials are responsible for these tremendous increases. It is well to reflect that assessments from real and personal property have increased almost 60 per cent during the same period, thereby providing more funds for the general operations of the city government.

Today, more than ever, because of the many demands made on the public money, it is incumbent upon all public officials to extend every effort to effect legitimate economies. Deductions in the budget recommended by the Finance Committee have not been substantially large. In practically every instance the department heads, appearing before the Committee, pleaded that their budget was at the very minimum. It is natural that these same department heads argued doggedly over every item taken from their budget.

In view of all of the foregoing, it is apparent that if there is to be any reduction in the tax rate this year, leading the way to future years of economical operation, it is up to the Supervisors to assist in effecting economies and to assume leadership in helping to bring this about. Such a procedure will not be popular with department heads, special interest groups, or those interested in maintaining large numbers of employees in the City's administration.

Therefore, with the support of the Board of Supervisors, the Finance Committee desired to go through the entire budget again with a view of effecting further reductions. Hearings will commence at 7:00 a.m. on Monday, May 3, and all department heads will again be requested to appear before the Committee to discuss the possibility of further reductions in their budget.

To accomplish the maximum result under this procedure, the Finance Committee recommends adoption of the attached resolution and respectfully asks for its adoption.

#### RECAPITULATION: 1943-1944 BUDGET

Recommended by Department Heads.....	\$81,854,435
Recommended by Mayor .....	71,392,733
Recommended by Finance Committee.....	71,057,234
Net Budget in view of anticipated supplemental budgets .....	73,557,234
Last year's Net Budget.....	70,340,525

(Sgd.) CHESTER R. MACPHEE,  
DEWEY MEAD,  
ADOLPH UHL.

Supervisor Shannon, seconded by Supervisor Gallagher, moved that copies of the foregoing statement be sent to each Supervisor, and that the report be made a Special Order of Business for Monday, May 3, 1943, at 3:00 p. m., at which time it could be discussed, and any questions asked.

After brief discussion, the roll was called and the motion *carried* by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, MacPhee, Mead, Meyer, Roncovieri, Shannon, Uhl—9.

No: Supervisor Colman—1.

Absent: Supervisor Green—1.

#### Report on Meeting of California State Chamber of Commerce and Central Coast Council.

Supervisor MacPhee called attention to meeting held by the California State Chamber of Commerce and Central Coast Council, April

16, 1943, in San Francisco, which he had attended with the Chief Administrative Officer. He believed that in the past the Supervisors have overlooked opportunities to better educate themselves in both municipal and state affairs, and he hoped that in the future more Supervisors would take the opportunity to attend. In closing, Supervisor MacPhee moved that the Board of Supervisors instruct the Clerk to write to the State Chamber of Commerce, expressing its thanks for the invitation to attend the meeting, and to let that Association know the Board appreciates their meeting in San Francisco, and appreciates the many items that were discussed. The next time such meeting is held in San Francisco, the Chair should, Supervisor MacPhee believed, appoint delegates to attend.

**Recommending Appointment of Supervisor Gallagher as Member  
of Board of Directors, Supervisors' Association of California.**

Supervisor Colman, seconded by Supervisor Uhl, moved that the Board recommend the appointment of Supervisor Gallagher as member of the Board of Directors of Supervisors' Association of California, vice Supervisor Green, resigned, because of press of his private affairs.

*No objection, and so ordered.*

**Discussion of Proposed Radio Programs by "San Francisco  
Municipal Radio Players."**

Supervisor Roncovieri discussed briefly resolution which he had been requested to present by Myrtle V. Fitschen, approving a series of radio programs to be given by "San Francisco Municipal Radio Players." After brief discussion, Supervisor Roncovieri announced that he would not present resolution which he had prepared.

*No action.*

**Requesting That Relief Be Granted to Persons Whose Only Assets  
Were Sufficient for and Were Being Held for Burial Purposes.**

Supervisor Uhl called attention to a Miss Mary Bartelmann, recipient of relief from the Public Welfare Department. The Public Welfare Department, on learning that Miss Bartelmann owns shares of stock, the market value of which is about two hundred dollars, which she is holding to insure her burial, demands that the stock be sold and the proceeds be turned over to the Public Welfare Department, in part payment for relief already granted, before granting further aid. Supervisor Uhl objected to such demands, inasmuch as the amount was small and it was being held to insure decent burial.

Whereupon, the Chair suggested that Supervisor Uhl present a resolution, requesting that relief be not denied when the applicant's only assets were sufficient to insure proper burial, and stated that he would consider that such resolution had been presented, and referred to the Public Health and Welfare Committee.

**State Legislation Re Responsibility of Relatives for Care of Indigents.**

Supervisor Uhl reported that Mr. Al Skelly, Deputy City Attorney, representing the City and County of San Francisco at Sacramento, had informed him that there is a division of opinion between Assemblymen in Sacramento on the question of responsibility of relatives to care for indigents, and moved that San Francisco's Assemblymen be contacted and informed of the views of the Board of Supervisors.

Whereupon, the Chair appointed Supervisors Uhl and Gallagher to express to San Francisco's Assemblymen in Sacramento the views of the Board of Supervisors.

Supervisor Uhl announced that he would be glad to go to Sacramento.

MONDAY, APRIL 26, 1943

**ADJOURNMENT.**

There being no further business, the Board at the hour of 5:10 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors June 7, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors  
City and County of San Francisco



Vol. 38

No. 19

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# Journal of Proceedings Board of Supervisors

City and County of San Francisco



THE RECORDER PRINTING & PUBLISHING COMPANY  
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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MAY 3, 1943—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, May 3, 1943, 2:00 P. M.

The Board of Supervisors met in regular session.

## CALLING THE ROLL.

The Roll was called and the following Supervisors were noted present:

Supervisors Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—9.

Absent: Supervisors Brown, Meyer—2.

Quorum present.

President Jesse C. Colman presiding.

Supervisor Brown was noted present at 2:25 P. M.

Supervisor Meyer was excused from attendance.

Supervisor Gallagher was excused from attendance at 4:00 P. M.

President Jesse C. Colman was excused from attendance at 4:20 P. M. to attend a meeting of the Retirement System Board, but returned to the Board meeting after a very brief absence. During his absence, Supervisor Mead presided.

## APPROVAL OF JOURNALS.

The Journals of Proceedings of March 18 and 22, 1943, was considered read and approved.

## SPECIAL ORDER—3:00 P. M.

Consideration of Finance Committee's Report as to Budget Allocations for Fiscal Year 1943-44 so as to Effectuate Further Reductions, Where Possible.

The Finance Committee has completed a thorough and complete study of the 1943-44 budget and has recommended reductions totaling \$335,499. Thirty-seven employments are recommended eliminated or under consideration from the overall budget. In some instances complete requests were recommended eliminated, such as in the budget of the Civilian War Council, where funds for "The Entertainment of Distinguished Guests" were deleted.

Our Committee views with serious concern the budget in its present form. Although this budget is about the same as last year, anticipated supplemental budgets will total approximately two and one-half million dollars.

Legislation initiated by the Supervisors demanding an investigation of all vacated jobs before continuing the employments and the action of the Supervisors in freezing funds in the salary account, will return a substantial sum to the General Fund, thereby making funds available for use in effecting some tax reduction. Reduced payments for bond

interest and a large surplus in the Public Welfare Department together with such state aid as may be granted to counties, will also effect further tax reductions. Whether or not these savings will be sufficient to offset the approximate two and one-half millions of dollars in anticipated supplemental budgets, remains to be seen.

A motivating factor in our cause for concern of the present budget, is the continual increase in municipal employments and expenditures. Although considerable savings are effected through state and municipal legislation, these savings are not passed on to the taxpayers unless budget expenditures are maintained at the legitimate minimum. To further stress this point, a reasonable amount of research was done by the Committee, which discloses some very interesting facts.

To begin with, the City of San Francisco is one of the most compact of the major cities of the nation, with an area of only 42 square miles, and consequently decentralization has been responsible for practically none of the staggering increases in cost of government.

Let us go back ten years to 1933 when, according to the most reliable source of population estimates, San Francisco's population was 647,960, and her tax rate \$3.48. Between 1933 and 1941, City and County expenditures in San Francisco increased \$15,427,000 although our population remained static during the same period. This resulted in the staggering increase of 46 per cent in the cost of our general city operations. During this time (while our population was decreasing), employments in the city government increased by almost 2,000 new jobs.

There are, of course, many distortions brought about by our entry into the war, and so for purposes of comparison, these figures represent only the period prior to Pearl Harbor.

Very few citizens of San Francisco object to paying taxes if they consider they are getting value received. Although the cost of government increased 46 per cent, our sewer repairs and extensions were allowed to disintegrate, our street repair program lagged, and insufficient funds were placed in the budget for maintaining the employees' pension system on a sound, actuarial basis.

The 46 per cent increase in cost of our city administration would probably have been close to 75 per cent had these items and other equally important city functions been maintained at the necessary level.

During the past twenty-four years, taxes have been sharply reduced (or not increased) on five very obvious occasions. These occasions occurred *during election years*, and otherwise the cost of general city operations has tremendously increased for the same period.

Some critics of these statements will argue that rising costs in wages and materials are responsible for these tremendous increases. It is well to reflect that assessments from real and personal property have increased almost 60 per cent during the same period, thereby providing more funds for the general operations of the city government.

Today, more than ever, because of the many demands made on the public money, it is incumbent upon all public officials to extend every effort to effect legitimate economies. Deductions in the budget recommended by the Finance Committee have not been substantially large. In practically every instance the department heads, appearing before the Committee, pleaded that their budget was at the very minimum. It is natural that these same department heads argued doggedly over every item taken from their budget.

In view of all of the foregoing, it is apparent that if there is to be any reduction in the tax rate this year, leading the way to future years of economical operation, it is up to the Supervisors to assist in effecting economies and to assume leadership in helping to bring this about. Such a procedure will not be popular with department heads, special interest groups, or those interested in maintaining large numbers of employees in the City's administration.

Therefore, with the support of the Board of Supervisors, the Finance Committee desired to go through the entire budget again with a view

of effecting further reductions. Hearings will commence at 7:00 a.m. on Monday, May 3, and all department heads will again be requested to appear before the Committee to discuss the possibility of further reductions in their budget.

To accomplish the maximum result under this procedure, the Finance Committee recommends adoption of the attached resolution and respectfully asks for its adoption.

#### RECAPITULATION: 1943-1944 BUDGET

Recommended by Department Heads.....	\$81,854,435
Recommended by Mayor .....	71,392,733
Recommended by Finance Committee.....	71,057,234
Net Budget in view of anticipated supplemental budgets .....	73,557,234
Last year's Net Budget.....	70,340,525

(Sgd.) CHESTER R. MACPHEE,  
DEWEY MEAD,  
ADOLPH UHL.

#### Communication.

The following communication from his Honor, the Mayor, was presented and read by the Clerk:

MAYOR'S OFFICE  
200 City Hall

May 3, 1943.

The Honorable, the Board of Supervisors,  
City Hall, San Francisco.

Gentlemen:

On Monday, April 26, your honorable Board adopted Resolution No. 3336, presented by the Finance Committee with reference to the budget for 1943-44.

Section 72 of the Charter provides that *not later than* the first day of May each year "the Mayor shall transmit to the Board of Supervisors the consolidated budget estimates for all departments and offices of, and the proposed budget for the City and County, for the fiscal year . . ." and that the Board shall adopt the proposed budget as submitted or as amended not earlier than the 15th day of May nor later than the first day of June.

This allows only a comparatively short time during which your honorable Board has an opportunity to study my budget recommendations. Because of this, I made a special effort this year to submit the budget earlier than I have in the past, and commented on this fact in my budget message to you of April 1, 1943, as follows: "This year it is possible for me to make my annual submission one full month in advance of the time limit. . . . As a result, the Board will have thirty full working days (excluding Saturdays, Sundays and Mondays—the regular meeting day of the Board) between the date of receipt of the budget and the deadline date for adoption—May 21—established by ordinance of the Board. Had it not been possible for me to make this submission to you at this early date you would have had only twelve working days at your disposal. The additional time will make it possible for the Board of Supervisors to put forth truly constructive efforts in planning the spending program for the ensuing fiscal year. It is gratifying to me to be able to give the Board of Supervisors during this critical period additional time for their consideration of the fiscal and budget problems of these trying days."

Although my budget recommendations were submitted to you on April 1—one full calendar month in advance of the deadline for such submission—the Finance Committee of your honorable Board did not

begin hearings on the budget until April 12, 1943. I am informed that these hearings, averaging about three hours each day, continued from April 12 to April 16 and from April 19 to April 23, all dates inclusive. The heads of the various departments of the City and County attended these hearings of the Finance Committee, and each departmental budget was considered separately by that Committee.

My Administrative Assistant, Mr. David Lewis, also attended these meetings, noting the reductions proposed by the Committee, and furnishing me with a day-by-day list of the same; copy of which is attached for your information. The reductions suggested to date total \$335,499, as detailed on the attached list, and from a scrutiny thereof you will note that the majority of those reductions are from materials, supplies, contractual services, and other expenses necessary to the efficient operation of the City and County government.

Although the Finance Committee states that "it has completed a thorough and complete study of the 1943-44 budget" the resolution before me requests me and all other department heads "to again peruse the budget for the purpose of considering further reductions in their request for funds." With respect to this request, let me remind you that on December 4, 1942, I sent a letter to each department head requesting them to exercise the greatest economy in formulating their budgets for 1943-44. The department heads cooperated with me in this policy, but even so, I deemed it necessary in the interest of immediate economy to further reduce some requests, even deleting in some instances capital expenditures of meritorious nature which I considered would have to be postponed until after the war. I have stated repeatedly that we must exercise the greatest economy possible but I did not then, and do not now, subscribe to the practice of making unjustified arbitrary reductions in the budget. Any and all reductions should be made on a basis of factual information. It is not sound budgeting nor sound fiscal procedure to be "penny wise and pound foolish"—to reduce the budget at the expense of necessary public requirements. Such a policy merely lowers the standard of efficiency in municipal government and denies to the people essential public services to which they are entitled.

It appears to me that most of the reductions now suggested fall in the category of reduction for propaganda purposes, without regard to the future welfare of our people. For example, the Finance Committee recommends a reduction in the Emergency Reserve Fund of \$74,411. For the current fiscal year the sum of \$200,000 was appropriated to the Emergency Reserve Fund, and out of this sum there has been appropriated to date a total of 198,398 (detailed list attached) the majority of which represents items which could have been regularly budgeted. The result is that practically all of the amount appropriated to the Emergency Reserve Fund has been used already, and it is fortunate indeed that no real emergency, such as is contemplated by Section 25 of the Charter, has presented itself as yet during this fiscal year. Therefore, I feel that the action of the Finance Committee in recommending the deletion of \$74,411 from the Emergency Reserve Fund is ill-advised and should not be approved by your honorable Board.

As an example of the uncertainty of these times, and the inadvisability of reducing the Emergency Reserve Fund, a situation is developing at Hunter's Point which undoubtedly will present additional problems during the coming fiscal year. The Federal Government is constructing a series of housing projects at this location for approximately 25,000 workers, and we must provide police and fire protection for this new district. Also, there are involved the problems of school and recreational facilities for these people. This is only one example; how many more such unexpected expansions of services will be required during the next fiscal year is anybody's guess. No one can foresee the full impact of the war on San Francisco, but we must make some provision for this contingency. Therefore, it appears to me dangerous in

the extreme to appropriate to the Emergency Reserve Fund any less than the full amount allowed by the Charter. Although this fund is commonly referred to as the "Mayor's Emergency Reserve Fund," this is a misnomer because, as you know, no monies can be appropriated from the Emergency Reserve Fund without the approval of nine members of your honorable Board, except when conditions arise which justify the exercise of the emergency powers conferred upon the Mayor by Section 25 of the Charter. The concurrence by nine members in the appropriations from the Emergency Reserve Fund totaling \$198,398 to date—in the majority of cases for regular budget items—further sustains my position that each departmental budget should be appropriated at the minimum amount necessary for the efficient operation of that department, and that reductions should not be made in departmental budgets on the basis of "if you need more during the year, come back to us and we will give it to you"—through the medium of a supplemental appropriation, of course. Such procedure makes the Emergency Reserve Fund a fund for unbudgeted departmental requirements rather than a true emergency fund as intended by the Charter.

The final budget, as adopted by your honorable Board, will not be the budget of the Mayor nor of the Finance Committee, but the budget of the Board of Supervisors, and each and every member of your honorable Board must share with me in the responsibility of that final budget. Resolution No. 3336 requests the department heads "to again appear before the Finance Committee during the period of May 3 to May 17." This means that the Board of Supervisors, as such, will have only five days—the period from May 17 to May 21, inclusive—for a study of the budget, although my purpose in presenting the budget to your honorable Board one full calendar month earlier than in previous years was to enable each and every member of the Board of Supervisors to have more time to study the budget and familiarize himself with it, and thus have a final budget more nearly representative of the combined decisions of each member of your honorable Board than has been possible heretofore. This purpose will be completely defeated if the Finance Committee does not make its recommendations until May 17.

In order that there may be no question as to my desire to cooperate further with your honorable Board in every way possible, may I respectfully offer the follow suggestion: that the Board of Supervisors resolve itself into a committee of the whole and as such hold hearings on the budget at the earliest possible date. In this manner, and in this manner only, will it be possible for each member of your honorable Board to give consideration to the budget of each department, because if the Finance Committee does not submit the budget for the consideration of the full Board until May 17, you then will have only five days—from May 17 to May 21, inclusive—for such study, which can only result in Board members other than members of the Finance Committee giving but superficial attention to the budget of each department.

If such hearings as the proposed are held, you can bring in each department head to discuss his budget again; also, I shall be happy to attend such meetings, insofar as my official duties will permit, and I am assured by the Chief Administrative Officer that he, likewise, will attend such meetings.

Throughout my budget message of April 1, I stressed the necessity for harmonious cooperation of all city officials in the budget deliberations. It is only by such teamwork that the 1943-44 budget, as finally adopted, will represent a budget that is in the best interests of the people of San Francisco.

Yours very truly,

ANGELO J. ROSSI,  
Mayor.

MONDAY, MAY 3, 1943

## MAYOR'S OFFICE

## SAN FRANCISCO

*1943-44 Budget—Reductions Recommended By Finance Committee*

April 12, 1943.

## Board of Supervisors:

\$ 1,925	Fees and Compensation.
5,600	Printing Calendars, etc.
300	Materials and Supplies.
500	Equipment.

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\$ 8,325

## Mayor:

\$ 302	Contractual Services.
600	Materials and Supplies.
74,411	Emergency Reserve Fund.

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\$75,313

## Assessor:

\$ 2,000	Temporary Salaries.
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## City Attorney:

\$ 300	Contractual Services.
540	Litigation Expense.
440	Materials and Supplies.

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\$ 1,280

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\$ 86,918 Total today.

\* \* \* \*

April 13, 1943.

## Treasurer:

\$ 650	Contractual.
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## Civilian Defense—Director's Office:

\$ 4,000	Temporary Salaries.
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## C. D.—Public Information and Speakers' Bureau:

\$ 2,000	Distinguished Guests.
3,600	Executive Secretary.
350	Travel Expense.

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\$ 5,950

## C. D.—Air Raid Warden Service:

\$ 1,860	1 General Clerk Typist.
1,000	Printing and Mimeographing.

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\$ 2,860

## C. D.—Messenger Service—Motorcycle Unit:

\$ 400	Repairs and Maintenance.
150	Tires and Tubes
300	Gas and Oil.
150	Miscellaneous Supplies.

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\$ 1,000

## C. D.—Hospitalization for Volunteers:

\$ 10,000

## C. D.—Salvage for Victory:

\$ 600	Rentals.
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## C. D.—War Price and Rationing Boards:

\$ 6,000 Salary Coordinator.

## Municipal Court:

\$ 1,000 Jury and Witness Fee.

\$ 32,060 Total today.

\$118,978 Total to date.

\* \* \* \*

April 14, 1943.

## Sheriff:

\$ 300 Maintenance and Repairs of Buildings.

## Fire:

\$ 650 Equipment.

2,000 Installation of Hydrants.

15,000 Maintenance and Repair of Auto Equipment.

\$ 17,650

## District Attorney:

\$ 500 Detention and Prosecution of Criminals.

## Library:

\$ 220 Window Cleaning (Contractual).

\$ 18,670 Total today.

\$137,648 Total to date.

MEMO: Reductions, on account of Salary Standardization, in salaries of Undersheriff and of Secretary, Board of Permit Appeals—not included above.

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April 15, 1943.

## City Planning:

\$ 1,000 Printing.

500 Exhibits.

13,000 Engineering Service Reduced to \$12,000.

\$ 14,500

## Park:

\$ 3,300 Surveyor.

1,000 Other Contractual Service.

300 Auto Replacement Parts.

250 Other Replacement Parts.

1,000 Aggregates.

1,000 Builders' Hardware.

250 Paint and Painters' Supplies.

500 Household and Institutional Supplies.

300 Cleaning, Polishing and Janitorial Supplies.

1,000 Stationery and Office Supplies.

1,500 Horticultural Supplies.

575 Other Contractual Services.

500 Aggregates and Other Building Materials.

200 Builders and Miscellaneous Hardware.

400 Paint and Painters' Supplies.

\$ 12,075

## Recreation:

\$ 1,500 Recreation Equipment, Camp Mather.

## War Memorial:

\$ 500	Maintenance and Repair of Buildings.
257	Cleaning, Renovating, etc.
1,080	Stage Carpenter—52 weeks to 40 weeks.
<hr/>	
\$ 1,837	

## Art Museum:

\$ 250	Materials and Supplies.
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## Superior Court:

\$ 1,000	Maintenance and Transportation of Criminally Insane.
<hr/>	
\$ 31,162	Total today.
\$168,810	Total to date.

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April 16, 1943.

## Juvenile Probation Office:

\$ 250	Travel Expense.
400	Maintenance of Minors in Foster Homes.
<hr/>	
\$ 650	

## Juvenile Detention Home:

\$ 150	Heat, Light and Power.
100	Miscellaneous Contractual.
250	Household and Institutional Supplies.
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\$ 500	

## Log Cabin Ranch:

\$ 250	Heat, Light and Power.
500	Fuels and Illuminants.
150	Household and Institutional Supplies.
150	Auto Parts and Replacements.
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\$ 1,050	

## Public Welfare:

\$ 10,248	Elim. 5 Employments.
450	Reduce Director's Salary on Account of Salary Standardization.
3,000	Temporary Salaries.
500	Allowance Employees' Cars.
220	Auto Hire.
1,100	Maintenance and Repair of Building.
200	Maintenance and Repair of Office Equipment.
700	Postage.
300	Medical Service and Eye Examinations.
1,000	Telephone and Telegraph
200	Other Contractual Services.
200	Janitorial Supplies.
1,000	Stationery and Office Supplies.
18,450	Eliminate 9 Jobs.
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\$ 37,568	

## Adult Probation:

\$	200	Transportation and Carfare.
	300	Salary George McNulty Reduced on Account Salary Standardization.

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\$	500
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\$	40,268	Total today.
\$	209,078	Total to date.

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April 19, 1943.

## Heat, Light and Power:

\$	500	Air Raid Warden Service:
	200	Control Centers.
	3,000	Recreation Department.
	500	Art Museum.
	350	Legion of Honor.
	200	de Young Museum.
	1,000	Auditorium.
	1,000	Sewage Disposal.
	100	Street Repairs.
	250	Department of Electricity.
	100	Health—Field Nursing.
	1,500	Laguna Honda Home.
	300	Emergency Hospital.
	20,000	Water Department.
	10,000	Street Lighting.
	2,000	Maintenance and Repair of Structures.
	500	Alterations to Secure Lower Rates.
	4,000	Miscellaneous Lighting Construction.

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\$	45,500
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## Civil Service Commission:

\$	2,700	1 Civil Service Examiner.
	500	Stationery and Office Supplies.

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\$	3,200
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## Department of Electricity:

\$	150	Maintenance and Supplies—Fire Alarm Office—Radio Tubes and Trans.
	1,500	Installation Fund.
	300	Gas and Oil—Plant Division.

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\$	1,950
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## Real Estate:

\$	396	Salary, Director, on Account of Salary Standardization.
	96	Salary, Assistant Director, on Account of Salary Standardization.
	200	Services—Other Departments.

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\$	692
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## Auditorium:

\$	400	Installing Improvements.
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\$	51,742	Total today.
\$	260,820	Total to date.

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April 20, 1943.

## Hetch-Hetchy Water:

\$ 500	Contractual Services.	
948	Miscellaneous Equipment.	
873	Automotive Equipment.	
1,074	Miscellaneous Repairs and Maintenance.	
840	Hydrography.	
2,400	Routine Maintenance of Roads .....	{ \$1,620 Mather to Moccasin 644 Moccasin to Tesla Portal 136 Tesla Portal to Irvington
120	Materials and Supplies.	
2,140	Water Rights and Damages Claims.	
<hr/>		
\$ 8,895		

## Hetch-Hetchy Power:

\$ 1,935	Plant Maintenance.
2,700	Routine Production Maintenance.
820	Materials and Supplies.
1,060	Foodstuffs.
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\$ 6,515	

## Hetch-Hetchy Civilian Defense:

\$ 1,320	Maintenance and Repair of Auto Equipment.
130	Pensions and Retirement Allowances.
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\$ 1,450	

## Utilities Engineering:

\$ 400	Materials and Supplies.
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## Legion of Honor:

\$ 200	Temporary Salaries.
6,960	Civilian Defense—4 Watchmen.
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\$ 7,160	

## De Young Museum:

\$ 1,740	1 Galleryman.
125	Membership Dues.
2,100	1 Restorer—Temp. Salaries to Be Increased.
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\$ 3,965	

\$ 28,385	Total today.
\$289,205	Total to date.

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April 21, 1943.

## Municipal Railway:

\$ 700	Rental of Road and Shop Equipment.
6,000	Metals and Castings.
1,500	Shop, File and Engine Room Supplies.
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\$ 8,200	

## Retirement System:

\$ 300	Equipment.
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## County Clerk:

\$ 1,050	Stationery and Office Supplies.
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\$ 9,550	Total today.
\$298,755	Total to date.

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April 22, 1943.

## Public Utilities Commission—General Office:

\$ 2,100 Eliminate 1 General Clerk-Typist—Account New Position of Secretary.  
 1,300 Printing—Bureau of Public Relations.  
 60 Salary Assistant Supervisor Bureau of Accounts—Account Salary Standardization.

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\$ 3,460

## Airport:

\$ 120 Storage and Care of Autos.  
 200 Auto Insurance.  
 500 Taxes.

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\$ 820

## Department of Public Health:

## Central Office:

## Administration:

\$ 50 Tires and Tubes.

## Accounting:

\$ 50 Stationery and Office Supplies.

## Venereal Disease Control:

\$ 44 Other Contractual Services.

## Plumbing Inspection:

\$ 100 Fuels, Illuminants and Lubricants.

## Field Nursing—Schools.

\$ 100 Travel Expense.

## San Francisco Hospital:

\$ 500 Maintenance and Repair of Buildings.

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\$ 5,124 Total today.

\$303,879 Total to date.

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April 23, 1943.

## Water Department:

\$ 2,328 1 Laborer Out.  
 2,012 Foodstuffs.  
 2,000 Injuries and Damages.  
 3,796 Purification Expense.  
 2,148 Repairs to Fences.  
 676 Inspection.  
 300 Office Expense.  
 1,175 Drayage.  
 1,819 Patrolling and Caretaking.  
 1,678 Painting Buildings and Structures.  
 2,531 Repairs on Buildings and Structures.  
 8,329 Maintenance of Automotive Expense.

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\$ 28,792

## Public Works—Building Inspection:

\$ 600 Salary Superintendent of Building Inspection Account Salary Standardization.

## Public Works—Engineering:

\$ 532 Salary City Engineer—Account Salary Standardization.  
 600 Salary Assistant Engineer—Account Salary Standardization.

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\$ 1,132

## Public Workers—Sewage Treatment Plant:

\$ 100 Auto Allowance.

## Public Works—Street Repair:

\$ 600 Salary Supervisor Street Repair—Account Death and Replacement.

396 Salary General Supervisor—Account Salary Standardization.

\$ 996

\$ 31,620 Total today.

\$335,499 Total to date.

## APPROPRIATIONS FROM EMERGENCY RESERVE FUND

July 1, 1942—April 22, 1943

1942	Departments	Purpose	Amount
7/10	Airport .....	Premium War Damage Insurance.	\$ 2,500.00
8/20	Real Estate .....	Premium War Damage Insurance on Property of S. F. ....	36,000.00
8/28	Public Health ....	Emergency Hospital Repairs—2nd Floor .....	7,350.00
9/17	Municipal Court ..	Traffic Fines.. 3 Positions.....	4,650.00
	Public Health ....	S. F. Hospital—5 Additional Nurses .....	7,125.00
11/5	Public Health ....	Central Office—Food and Milk Inspections .....	2,400.00
11/20	Controller .....	Temporary Employments re: War Bonds .....	6,000.00
11/27	Civil Service .....	Temporary Employments re: Examinations, etc. ....	6,100.00
12/2	Civil Service.....	Salary Survey Fund .....	12,500.00
12/2	City Attorney ....	Trip to Washington, D. C.....	500.00
12/17	Adult Probation...	1 Temporary Probation Officer....	1,260.00
1943			
1/15	Police .....	1 Head Matron and 4 Jail Matrons	3,915.00
1/15	Adult Probation...	1 Stenographer and 3 Probation Officers .....	3,127.50
1/21	Adult Probation...	Supplies, Equipment and Services	1,477.00
2/4	Police .....	Materials, Supplies, Food (City Prison) .....	4,250.00
1/25	Public Health.....	Equipment and 1 Stenographer—Central Emergency.....	1,372.50
3/12	Public Health.....	Bureau of Vital Statistics—6 Typists .....	3,720.00
3/12	Public Health.....	Emergency Hospital—Ambulance Repairs .....	2,500.00
3/12	Municipal Court...	Health Building, Venereal Disease, Judges' Chambers, etc.....	2,000.00
3/12	Public Health.....	Employments in Venereal Disease Control and Field Nursing....	3,285.00
3/12	Controller .....	Temporary Salaries for War Bonds	4,340.00
3/26	Public Health ....	Supplies in Laguna Honda Home and S. F. Hospital.....	6,100.00
3/19	Police Department.	Salaries, Equipment, etc., Women's Section .....	6,393.00
3/26	Assessor .....	Appraisers' Auto Allowance.....	3,000.00
3/11	Public Health ....	Team of Horses at Laguna Honda Home .....	375.00
4/3	Supervisors .....	Albert F. Skelley, Legislative Expense .....	1,500.00

4/5	{ Juvenile Court Juvenile Detention Juvenile Log Cabin }	Temporary Salaries and Food....	5,718.00
4/8	Public Health.....	Additional Internes at S. F. Hos- pital, Laguna Honda Home and Hassler Health Home for Armed Services .....	6,100.00
4/15	Public Health.....	Superintendent Laguna Honda Home—3 Months.....	1,200.00
4/15	Public Health.....	Foodstuffs at Laguna Honda Home .....	37,000.00
4/15	Public Health.....	Materials and Supplies at S. F. Hospital .....	10,000.00
4/22	Public Health.....	Compensation for Internes at La- guna Honda Home, S. F. Hospi- tal, Isolation Hospital and Hass- ler Health Home.....	4,170.00
4/22	Public Health.....	Foodstuffs for Volunteer Nurses' Aides .....	460.00
TOTAL .....			\$198,398.00

Following the reading of the foregoing communication from his Honor, the Mayor, Supervisor MacPhee commented briefly thereon. He pointed on the reduction in the Mayor's Emergency Reserve Fund to be recommended by the Finance Committee to the Board. The Finance Committee has, since the Mayor's letter was written, recommended a further reduction in the Mayor's Emergency Reserve Fund, making the total recommended reduction \$124,000 instead of \$74,000, to which the Mayor objected. However, if the Committee's recommendation is approved, the Fund will be \$50,000 above the current year's appropriation. The Finance Committee has no objection to the Board considering the budget, in Committee of the Whole, if the Board so desires. However, unless the Board decides otherwise, the Committee will continue its daily budget studies.

Thereupon, Supervisor Roncovieri moved that the Board meet on May 12, 1943, at 10 A.M. sitting as a Committee of the Whole, to consider the budget.

No second.

Supervisor Roncovieri moved that the Board meet on May 13, 1943, at 10 A.M., sitting as a Committee of the Whole, to consider the budget.

No second.

Supervisor Roncovieri moved that the Board meet on May 14, 1943, at 10 A.M., sitting as a Committee of the Whole, to consider the budget.

No second.

Supervisor Roncovieri moved that the Board meet on May 15, 1943, at 10 A.M., sitting as a Committee of the Whole, to consider the budget.

No second.

Supervisor Brown, seconded by Supervisor MacPhee, moved that the Chair be authorized to call such meetings of the Board as he deemed necessary for consideration of the budget.

Motion carried by the following vote:

Ayes: Supervisors Brown, Gartland, Green, MacPhee, Mead, Shannon—6.

No: Supervisor Roncovieri—1.

Absent: Supervisors Colman, Gallagher, Meyer, Uhl—4.

**SPECIAL ORDER—4:00 P. M.**

Public hearing on the budget for fiscal year 1943-44.

**Privilege of the Floor.**

The privilege of the floor was granted to citizens present who desired to address the Board with reference to the Budget for the Fiscal Year 1943-1944.

Mr. Richard Weill addressed the Board, objecting to increase in salary for the Librarian.

Supervisor MacPhee, in commenting on views expressed by Mr. Weill, pointed out that the salary of the City Librarian was established by the Salary Standardization Ordinance.

Mr. J. Mahoney, representing the Central Council of Civic Clubs, requested more adequate provision for playgrounds in Bay View District. He requested, also, that appropriation for sewers be replaced in the budget.

There being no more citizens present desiring to be heard regarding the budget, the Chair declared the Public Hearing of the Budget closed.

**UNFINISHED BUSINESS.****Final Passage.**

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

**Authorizing Sale of Certain San Francisco Water Department Land in Santa Clara County.**

(Series of 1939)

Bill No. 2207, Ordinance No. 2101, as follows:

Authorizing sale of certain San Francisco Water Department Land in Santa Clara County.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described real property situated in the County of Santa Clara, State of California:

All that land owned by the City and County of San Francisco, a municipal corporation, in that portion of Section 7, T. 6 S., R. 2 E., M. D. B. & M., lying southwesterly of and adjacent to the Calaveras Reservoir watershed line, together with that certain tract of land designated as Santa Clara County Parcel No. 88 in deed dated March 3, 1930, from Spring Valley Water Company to the City and County of San Francisco, recorded in Book 509, page 1, Official Records of Santa Clara County. Said watershed line is located southerly of the Sierra Road running through said Section 7.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.

Approved by the Director of Property.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.



**Amending Article 2, Part III, San Francisco Municipal Code, by Adding New Section Thereto to Be Known as Section 88.1, Exempting Producers' Cooperatives or Associations From Payment of Auctioneer's License Fee.**

(Series of 1939)

Bill No. 2203, Ordinance No. 2102, as follows:

Amending Article 2, Part III, of the San Francisco Municipal Code by adding new section thereto, to be known as Section 88.1, exempting producers' cooperatives or associations from payment of Auctioneer's License Fee under certain conditions.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Article 2, Part III of the San Francisco Municipal Code is hereby amended by adding Section 88.1 thereto, to read as follows:

"Section 88.1. **Exceptions.** The license fee provided for in Section 88 of this Article shall not apply to any annual or semi-annual auctions of agricultural commodities when such auctions are conducted by bona fide producers' cooperative or producers' associations, but such cooperatives or associations shall not be exempted from obtaining permit from the Chief of Police as prescribed by Section 1250, Article 17, Chapter VIII (Police Code) Part II of the San Francisco Municipal Code."

Recommended by the Regional Service Committee.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

#### Explanation of Vote.

Supervisor Brown, in explanation of his vote, announced that he did not believe in extending any privileges to any businesses not extended to those competing in the ordinary course of business.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Shannon, Uhl—6.

Noes: Supervisors Brown, Gartland, Mead, Roncovieri—4.

Absent: Supervisor Meyer—1.

**Appropriating \$25,000 From Municipal Railway Materials and Supplies to Credit of Passenger and Damage Claims, to Provide for Deficiency in Latter Appropriation.**

(Series of 1939)

Bill No. 2212, Ordinance No. 2103, as follows:

Appropriating the sum of \$25,000 from the surplus existing in Appropriation No. 265.300.00—Municipal Railway—Materials and Supplies, to credit of Appropriation No. 265.804.00—Passenger and Damage Claims, to provide for deficiency in latter appropriation.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$25,000 is hereby appropriated from the surplus existing in Appropriation No. 265.300.00—Municipal Railway—Materials and Supplies, to credit of Appropriation No. 265.804.00—Passenger and Damage Claims, to provide for deficiency in latter appropriation.

tion, occasioned by abnormally high accident costs for passenger and damage claims occurring during the first nine months of the fiscal year.

Public Utilities Commission No. 5563, by Assistant Secretary.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Approved as to funds by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

#### Final Passage.

The following recommendation of the Joint Finance and Public Utilities Committee, heretofore Passed for Second Reading, was taken up:

Present: Supervisors MacPhee, Uhl, Brown, Roncovieri.

**Appropriating \$1,240 From Surplus Existing in Water Department Taxes—Actual, to Provide Temporary Employment of General Clerks in the Service of the Water Department in Connection With Inspection and Measuring of Garden Plots for Victory Gardens.**

(Series of 1939)

Bill No. 2213, Ordinance No. 2104, as follows:

Appropriating the sum of \$1,240 from the surplus existing in Appropriation No. 266.870.00—Water Department Taxes—Actual, to credit of Appropriation No. 266.120.26—Temporary Salaries—General, to provide for temporary employment of general clerks in the service of the Water Department, in connection with inspection and measuring of garden plots for Victory Gardens.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,240 is hereby appropriated from the surplus existing in Appropriation No. 266.870.00—Water Department Taxes—Actual, to credit of Appropriation No. 266.120.26—Water Department—Temporary Salaries—General, to provide for employment of three general clerks in the service of the Water Department in connection with the inspection and measuring of Victory Gardens for reduced water rates.

Public Utilities Commission Resolution No. 5530, by the Assistant Secretary.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent—Supervisor Meyer—1.

**NEW BUSINESS.****Adopted.**

The following Recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Approval of Supplemental Recommendations, Public Welfare Department.**

(Series of 1939)

Resolution No. 3351, as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department for the month of May, 1943, containing Old Age Security Aid, Aid to Needy Children and Aid to Needy, including new applications and denials, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations containing new applications for Old Age Security Aid, effective December 1, 1942, and increases in Old Age Security Aid, effective March 1, 1943, are hereby approved;

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Confirming Sale of Lot 20 in Assessor's Block 6163 to Roy E. Brewer and Sadie A. Brewer.**

(Series of 1939)

Resolution No. 3352 as follows:

Whereas, pursuant to Ordinance No. 2031 (Series of 1939), the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 13, 1943, for the sale of Lot 20, Assessor's Block 6163, situated in the City and County of San Francisco, State of California, and more particularly described as follows:

Lot 1 in Block 33 as per map of "Reis Tract", recorded May 19, 1904, in Book 1 of Maps, pages 241 and 242, Official Records of the City and County of San Francisco.

Whereas, in response to said advertisement, Roy E. Brewer and Sadie A. Brewer offered to purchase said land for the sum of \$250 cash, no higher bids having been made or received; and

Whereas, said sum of \$250 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$275; and

Whereas, Roy E. Brewer and Sadie A. Brewer have paid the Director of Property the sum of \$50 as a deposit in connection with this transaction; and

Whereas, the Director of Property has recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, are hereby authorized and directed to execute a deed for the conveyance of said land to Roy E. Brewer and Sadie A. Brewer, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon

receipt of the balance of the purchase price, which shall be paid within thirty days after the approval of this resolution.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

### **Lombard Street Widening, Relocation of Improvements.**

(Series of 1939)

Resolution No. 3353, as follows:

Resolved, In accordance with the recommendation of the Department of Public Works, that the sums of money set forth below be paid to the following parties or the legal owners from Appropriation No. 951.913.58, Project No. 16, for the cost of relocating their improvements due to changing the grade of Lombard Street caused or to be caused by the widening and reconstruction of Lombard Street, State Highway Route No. 2:

Gilmore Oil Company.....\$200

Improvements situated at the northeast corner of Lombard Street and Buchanan Street on westerly portion of Lot 12, Assessor's Block 494.

Theodore Novelli et ux..... 220

Building at 1840-1842 Lombard Street, Lot 9, Assessor's Block 494.

Recommended by the Director of Public Works.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Description approved by the City Engineer.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

### **Confirming Lease of City Property on Kansas Street, South of Army Street, to J. H. Mohr, Inc.**

(Series of 1939)

Resolution No. 3354, as follows:

Whereas, pursuant to Ordinance No. 12.17371, Bill No. 339, the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 29, 1943, for leasing the following described City owned land situated in the City and County of San Francisco, State of California:

Commencing at a point on the easterly line of Kansas Street, distant thereon 274 feet southerly from the southerly line of Army Street, running thence southerly along the easterly line of Kansas Street, 150 feet; thence at a right angle easterly 200 feet; thence at a right angle northerly 150 feet; thence at a right angle westerly 200 feet to the point of commencement.

Whereas, in response to said advertisement, J. H. Mohr, Inc., offered to lease said land for a period of ten years, at no rental for the first three months, \$100 per month for the next two years, and \$150 per month for the remaining seven years and nine months, or a total sum of \$16,350, subject to the terms and conditions set forth in the proposed lease on file in the office of the Director of Property, no higher bids having been made or received; and

Whereas, J. H. Mohr, Inc., has paid the City the sum of \$100 as a deposit in connection with this transaction; and

Whereas, the Director of Property has recommended that said property be leased upon such terms; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, as Lessor, be and are hereby authorized and directed to execute the necessary lease to J. H. Mohr, Inc., as Lessee. The City Attorney shall approve the form of said lease.

Approved by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

### Consideration Postponed.

**Providing That Person Receiving Aid Shall Not Be Refused Aid If His Assets Are for Burial Purposes Only; That Said Assets Shall Be Assigned to Public Welfare Department for Use Upon Death of Said Indigent Person and Providing for Return of Assets to Person When He Is Dropped From Relief Rolls.**

(Series of 1939)

Resolution No. . . . ., as follows:

Whereas, the policy of the Public Welfare Commission is that aid shall not be granted to any person having assets; and

Whereas, in order to receive indigent aid said indigent person must dispose of said assets; and

Whereas, disposing of said assets means, upon the death of said person, burial in a pauper's grave; and

Whereas, burial in a pauper's grave should be avoided wherever possible; now, therefore, be it

Resolved, That persons who are receiving indigent aid and who have assets in the amount of \$250 shall continue to receive aid if said assets shall be for burial purposes only; and be it

Further Resolved, That these assets shall be assigned to the Public Welfare Department for use upon death of said indigent person so that he shall not have to be buried in a pauper's grave; and be it

Further Resolved, That if said indigent person shall for any reason be dropped from the relief rolls the Public Welfare Department shall return any and all assets to said indigent person.

### Discussion.

Supervisor Colman announced that Mr. Florence McAuliffe, of the Public Welfare Department, had requested a week's postponement of consideration of the foregoing Resolution.

Supervisor MacPhee urged adoption of the Resolution. He believed it would be good business, since the City and County of San Francisco

had to bury indigents at a cost of about \$125 each. People should be permitted to retain sufficient money for burial purposes.

Supervisor Brown argued that while he was sympathetic with those affected, he must support the principle involved. People who receive aid from the City and County should be indigent, in fact; they should be without other resources or income, or money to support themselves. The resolution should not be adopted. Members of the Board should remember that it is the taxpayers' money they are dealing with, not their own.

Supervisor Colman moved that inasmuch as the President of the Public Welfare Commission had requested it, further consideration be postponed until May 10, 1943 be made a special order of business at 3 P.M., and that Mr. McAuliffe and Mr. Born be invited to attend. Motion seconded by Supervisor Shannon.

*Motion carried by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, Roncovieri, Shannon—7.

Noes: Supervisors Mead, Uhl—2.

Absent: Supervisors MacPhee, Meyer—2.

#### Passed for Second Reading.

**Appropriating \$3,000 From Airport Permanent Salaries, to Credit of Heat, Light and Power, to Provide Funds for Purchase of Power to Meet Increased Demand for Heat, Light and Power at San Francisco Airport for Balance of Fiscal Year.**

(Series of 1939)

Bill No. 2225, Ordinance No. . . . ., as follows:

Appropriating the sum of \$3,000 from Appropriation No. 264.110.00, Airport Permanent Salaries, to credit of Appropriation No. 264.231.00, Heat, Light and Power, to provide funds for purchase of power to meet increased demand for heat, light and power at the San Francisco Airport for balance of fiscal year.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$3,000 is hereby appropriated from the surplus existing in Appropriation No. 264.110.00, Airport Permanent Salaries, to the credit of Appropriation No. 264.231.00, Heat, Light and Power, to provide funds for the purchase of power required to meet increased demands for balance of fiscal year.

Public Utilities Commission Resolution No. 5584.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Authorizing Supplemental Appropriation of \$9,000 From Surplus in Department of Public Works Reserve for Land Purchase to Complete Acquisition of Property Within the Confines of the Bernal Heights Boulevard.**

(Series of 1939)

Bill No. 2226, Ordinance No. . . . ., as follows:

Authorizing a supplemental appropriation ordinance in the amount of \$9,000 from the surplus existing in the Department of Public Works

Reserve for Land Purchases to the credit of Appropriation 248.912.58, necessary to complete the acquisition of all the property within the confines of the Bernal Heights Boulevard.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$9,000 is hereby appropriated and set aside from the surplus existing in the Department of Public Works Reserve for Land Purchases to the credit of Appropriation 248.912.58, necessary to complete the acquisition of all the property within the confines of the Bernal Heights Boulevard.

Recommended by the Director, Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Appropriating \$232.50 to Provide Funds for Compensation of B512 General Clerk-Typist at \$155 Per Month in Office of the Sheriff; Creating Position of B512 General Clerk-Typist, Abolishing Position of B222 General Clerk at \$165 Per Month.**

(Series of 1939)

Bill No. 2227, Ordinance No. . . . ., as follows:

Appropriating the sum of \$232.50 from surplus existing in Appropriation No. 207.110.00 to provide funds for compensation of one B512 General Clerk-Typist at \$155 per month in the office of the Sheriff; creating the position of one B512 General Clerk-Typist, abolishing the position of one B222 General Clerk at \$165 per month.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$232.50 is hereby appropriated out of surplus existing in Appropriation No. 207.110.00, to the credit of Appropriation No. 207.110.00, to provide funds for the compensation of one B512 General Clerk-Typist at \$155 per month in the office of the Sheriff.

Section 2. The position of one B512 General Clerk-Typist at \$155 per month, Sheriff's Office, is hereby created; the position of one B222 General Clerk at \$165 per month, Sheriff's Office, is hereby abolished.

Recommended by the Sheriff.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

## Final Passage.

An Amendment to Bill No. 1734, Ordinance No. 1667, Section 9, Sheriff, by Splitting the Section After Items 11.1, 18, and 31, and Establishing New Subdivisions Thereunder, by Deleting Item 9, and in Lieu Thereof Adding Item 11.2, One B512 General Clerk-Typist at \$155 Per Month; an Emergency Ordinance.

(Series of 1939)

Bill No. 2240, Ordinance No. 2108, as follows:

An amendment to Bill No. 1734, Ordinance No. 1667, Section 9, SHERIFF, by splitting the Section after items 11.1, 18, and 31, and establishing new subdivisions thereunder; by deleting item 9, and in lieu thereof adding item 11.2, one B512 General Clerk-Typist at \$155 per month; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Bill No. 1734, Ordinance No. 1667, Section 9, is hereby amended to read as follows:

## Section 9. SHERIFF

● In front of Class-Title denotes cancellation.

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
1	1		Sheriff .....	\$ 666.66
2	1	B4	Bookkeeper .....	175
3	1	B84	Under Sheriff .....	325
4	1	B98	Confidential Secretary to Sheriff .....	250
5	1	B167	Chief Clerk, Sheriff's Office .....	250
6	*1	B183	Cashier, Sheriff's Office .....	200
7	1	B222	General Clerk .....	250
8	3	B222	General Clerk .....	175
9	1	B222	● General Clerk .....	165
9.1	1	B362	Produce Buyer and Storekeeper.....	225
10	1	B408	General Clerk-Stenographer .....	185
11	1	B512	General Clerk-Typist .....	175
11.1	1	B512	General Clerk-Typist .....	165
11.2	1	B512	General Clerk-Typist .....	155

\* When this position is filled one position in the lower ranks will be eliminated.

## Section 9.1. SHERIFF (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
12	1	C52	Elevator Operator .....	155
12.1	1	C52	Elevator Operator .....	145
13	4	C154	Keeper .....	160
13.1	1	C154	Keeper .....	155
14	2	C154	Keeper .....	145
15	1	C156	Head Keeper .....	225
16	29	D2	Bailiff .....	200
17	4	D3	Woman Bailiff .....	193
18	1	D5	Detention Hospital Bailiff .....	243

## Section 9.2. SHERIFF (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
19	3	D52	Jail Matron .....	197
20	7	D52	Jail Matron .....	190



21	2	D54	Head Jail Matron .....	210
22	4	D60	Jailer .....	197
23	5	D60	Jailer .....	190
24	9	D60	Jailer .....	185.50
25	3	D60	Jailer .....	180
26	1	D60	Jailer .....	178
27	1	D60	Jailer .....	175
27.1	2	D60	Jailer .....	170
28	4	D64	Captain of Watch .....	210
28.1	1	D64	Captain of Watch .....	200
29	1	D64	Captain of Watch .....	190
30	2	D66	Superintendent of Jail .....	275
31	10	D102	Writ Server .....	220

Section 9.3. **SHERIFF** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Monthly Rate
32	1	I 12	Cook .....	183
33	1	I 14	Junior Chef .....	203
34	1	K6	Senior Attorney, Civil (part time).....	200
35	1	L360	Physician .....	335
36	1	O1	Chauffeur .....	200
37	1	O52	Farmer .....	200
38	1	O52	Farmer .....	155
38.1	1	O52	Farmer .....	135
39	3	O168	Engineer of Stationary Steam Engines....	258
40			Seasonal, Clerical and other temporary services as needed, at rates not in excess of salary standardization schedules.	

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for the uninterrupted operation of the Sheriff's office, by establishing the correct classification of this position in the office of the Sheriff.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

## Passed for Second Reading.

**Authorizing and Directing Controller and Public Utilities Commission to Account as a Loss \$123.80 in Counterfeit Currency and Coins Received With San Francisco Water Department Collections During Period April 8, 1935, to March 31, 1943.**

(Series of 1939)

Bill No. 2228, Ordinance No. ...., as follows:

Authorizing and directing the Controller and the Public Utilities Commission to account as a loss the sum of \$123.80 in counterfeit currency and coins received with San Francisco Water Department collections during the period from April 8, 1935, to March 31, 1943.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The Controller and the Public Utilities Commission are hereby authorized and directed to account as a loss the sum of \$123.80

which loss in said sum was occasioned through San Francisco Water Department inadvertent acceptance with consumers' water bills during the period from April 8, 1935, to March 31, 1943, of certain counterfeit currency and coins amounting to \$123.80. The same were found to be counterfeit by the cashier of the San Francisco Water Department and experts of the Federal Bureau of Investigation, United States Treasury Department, before being deposited with the Treasurer.

Public Utilities Commission Resolution No. 2228.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

Finally Passed as Amended.

**Appropriating \$15,700 From Water Surplus Fund to Provide Funds to Guard and Patrol San Francisco Water Department Properties Due to Withdrawal of California State Guard; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2229, Ordinance No. . . . . , as follows:

Appropriating the sum of \$15,700 from Water Surplus Fund, to credit of Appropriation No. 266.120.79 in amount \$14,850, to credit of Appropriation No. 266.200.79 in amount \$500 and to credit of Appropriation No. 266.300.79 in amount \$350, to provide funds to guard and patrol San Francisco Water Department properties due to withdrawal of California State Guard; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$15,700 is hereby appropriated from Water Surplus Fund, to credit of Appropriation No. 266.120.79 in amount \$14,850, to credit of Appropriation No. 266.200.79 in amount \$500 and to credit of Appropriation No. 266.300.79 in amount \$350 to provide funds for patrolling and guarding properties of the San Francisco Water Department occasioned by the withdrawal of California State Guard.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for uninterrupted protection against sabotage, the properties of the City and County of San Francisco under the jurisdiction of the San Francisco Water Department.

Public Utilities Commission Resolution No. 5588.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Approved as to Funds by the Controller.

Approved by the Mayor.

Discussion.

Mr. Robert Scott, in explaining the foregoing requested appropriation, pointed out that the withdrawal of State Guard from the Water Department properties made the appropriation necessary. The appropriation was for the balance of the current fiscal year, and was for

guarding water properties only. An additional amount would be requested for Hetch Hetchy properties.

Supervisor Roncovieri objected to the appropriation. He believed the Finance Committee or the Public Utilities Committee should investigate the matter more thoroughly. While it has been said that protection will cost about \$12,000 per month, no one really knows what it will be. He asserted, further, that the obligation should belong to the State of California, and not to San Francisco. Any destruction would be a calamity for the state. For that reason he would move that the matter be referred to Joint Finance and Public Utilities Committee for complete study. Motion seconded by Supervisor Gallagher.

Supervisor Gallagher announced that there was a Bill pending in Sacramento to provide for appropriation for Civilian Defense, and that San Francisco should try to get some of that appropriation for guarding the water properties and the Hetch Hetchy properties.

Mr. Scott suggested that if the Bill is to be re-referred to committee, that the committee make an immediate inspection of the properties. Guards are needed; it is vital.

Supervisor Colman, in answer to objections by Supervisor Roncovieri, stated that he was as much concerned in saving the city's money as was anyone else, but this is a vital thing for the life of the whole City. It does not affect the state. Any delay would be a serious gamble.

Supervisor Roncovieri suggested that an appeal be made to General De Witt for protection of San Francisco's properties.

Supervisor Colman objected to such appeal, declaring that it was not a function of the regular Army to guard such properties.

Thereupon, the roll was called and the *motion to re-refer* was carried by the following vote:

Ayes: Supervisors Gallagher, Gartland, MacPhee, Mead, Roncovieri, Shannon, Uhl—7.

Noes: Supervisors Brown, Colman, Green—3.

Absent: Supervisor Meyer—1.

Following the foregoing action, Mr. Scott announced that the Public Utilities Commission could not accept the responsibility for any damage that might be done. Guards for the water properties are required twenty-four hours per day.

Thereupon, Supervisor MacPhee moved that the Finance and Public Utilities Committee inspect the properties of the Water Department, leaving the City Hall on Wednesday, at 9 A.M. for such purpose.

No objection, and so ordered.

### Action Rescinded.

Subsequently during the proceedings, Mr. Jack Helms, Director of Civilian Defense, urged that the Board reconsider the foregoing action. There is, he stated, inadequate protection of facilities that are vital to the safety of the people of San Francisco, and the requested funds should be made available without any delay.

Thereupon, Supervisor Brown, seconded by Supervisor Shannon, moved that the action of the Board, in re-referring the foregoing Bill to committee, be rescinded.

No objection, and so ordered.

Thereupon, Supervisor MacPhee suggested that a smaller amount of money, sufficient for a week's protection of the water properties be appropriated, which amount could, if it were deemed necessary after

the inspection of the properties, be increased at the next meeting of the Board.

Thereupon, Supervisor Shannon moved that the foregoing Bill be amended to provide for an appropriation of \$1,000, in accordance with Supervisor MacPhee's suggestion.

No objection and amendment approved.

#### Final Passage.

Thereupon, the foregoing Bill, as amended, and reading as follows, was taken up:

**Appropriating the Sum of \$1,000 From Water Surplus Fund, to Credit of Appropriation No. 266.120.79, to Provide Funds to Guard and Patrol San Francisco Water Department Properties Due to Withdrawal of California State Guard; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2229, Ordinance No. . . . ., as follows:

Appropriating the sum of \$1,000 from Water Surplus Fund to credit of Appropriation No. 266.120.79, to provide funds to guard and patrol San Francisco Water Department properties due to withdrawal of California State Guard; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,000 is hereby appropriated from Water Surplus Fund, to credit of Appropriation No. 266.120.79, to provide funds for patrolling and guarding properties of the San Francisco Water Department occasioned by the withdrawal of California State Guard.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists in order to provide for uninterrupted protection against sabotage, the properties of the City and County of San Francisco under the jurisdiction of the San Francisco Water Department.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

#### Final Passage.

**Appropriating \$7,785 Out of Emergency Reserve Fund to Credit of Police Department Appropriations to Provide Funds for Various Contractual Services, Foodstuffs (City Prison), and Janitorial Supplies (City Prison); an Emergency Ordinance.**

(Series of 1939)

Bill No. 2230, Ordinance No. 2105, as follows:

Appropriating the sum of \$7,785 out of Emergency Reserve Fund to the credit of Police Department appropriations to provide funds for various Contractual Services, Foodstuffs (City Prison), and Janitorial Supplies (City Prison); an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$7,785 is hereby appropriated out of Emergency Reserve Fund to the credit of the following appropriations:  
Appropriation No.

209.200.00	Miscellaneous Contractual Services.....	\$ 250
233.216.09	Shop Expenses .....	1,400
209.350.00	Foodstuffs (City Prison).....	1,500
233.218.09	Maintenance and Office Equipment.....	50
233.232.09	Telephone and Telegraph.....	4,000
233.236.09	Laundry Services .....	60
233.255.09	Care and Upkeep of Horses.....	375
233.335.09	Janitorial, Cleaning, Polishing Supplies (City Prison) .....	150

Total .....\$7,785

to provide funds to meet the additional costs of various Contractual Services, Foodstuffs, Janitorial Supplies of the Police Department for the last quarter of the current fiscal year ending June 30, 1943.

Section 2. This ordinance is passed as an emergency ordinance, the nature of such emergency being as follows: The uninterrupted operation of the Police Department, as this Department is without funds to meet the increased costs of the various Contractual Services, Foodstuffs, and Janitorial Supplies.

Recommended by the Chief of Police.

Recommended by Police Commissioners Wm. P. Wobber and W. G. Walkup.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Appropriating \$1,275 Out of Emergency Reserve Fund to Credit of Department of Public Health for Heat, Light and Power to Cover Shortages for the Fiscal Year Ending June 30, 1943; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2231, Ordinance No. 2106, as follows:

Appropriating \$1,275 out of the Emergency Reserve Fund to the credit of Department of Public Health appropriations for Heat, Light and Power to cover shortages for the fiscal year ending June 30, 1943; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$1,275 is hereby appropriated from the Emergency Reserve Fund to the credit of the following appropriations for amounts indicated:

Appropriation No.

263.231.50-1	Administration—Heat, Light, Power.....	\$250
263.231.50-6	Venereal Disease Control—Heat, Light, Power .....	250
263.231.50-19	Field Nursing, Other—Heat, Light, Power..	175
263.231.54	Emergency Hospitals—Heat, Light, Power..	600

to provide funds to pay for Heat, Light and Power required by the Department of Public Health for the fiscal year ending June 30, 1943.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare, by the vote by which this ordinance is passed, that an actual emergency exists which necessitates this ordinance becoming effective immediately, to-wit: the uninterrupted operation of the Department of Public Health and to provide funds for the payment of Heat, Light and Power required for the year ending June 30, 1943, the amount provided for this purpose having proved inadequate.

Recommended by the Director of Public Health.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved as to funds available by the Controller.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Appropriating \$4,200 From Emergency Reserve Fund to Credit of Bureau of Sewer Repair, Department of Public Works, to Provide Funds for Additional Wages and Repairs to Equipment Balance of Current Fiscal Year; an Emergency Ordinance.**

(Series of 1939)

Bill No. 2232, Ordinance No. 2107, as follows:

Appropriating the sum of \$4,200 from the Emergency Reserve Fund to the credit of appropriations of the Bureau of Sewer Repair, Department of Public Works, to provide funds for additional wages and repairs to equipment for the balance of the current fiscal year; an emergency ordinance.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. The sum of \$4,200 is hereby appropriated from the Emergency Reserve Fund to the credit of the following appropriations:

Appropriation No.

233.216.43	Automotive Repair .....	\$1,200
243.130.00	Wages .....	3,000

Total .....	\$4,200
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to provide funds for the balance of the current fiscal year to cover deficiency in Wage Account caused by overtime charges resulting from winter storm sewer breaks, and for repairs to equipment, in the Bureau of Sewer Repair, Department of Public Works.

Section 2. This ordinance is passed as an emergency measure, the nature of such emergency being as follows: The uninterrupted operation of the Bureau of Sewer Repair, Department of Public Works; and to provide funds for the above purposes for the balance of the current fiscal year, the amounts appropriated therefor in the 1942-1943 Budget and Appropriation Ordinance having proved insufficient.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

*Finally Passed* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Adopted.****Release of Lien—Feliciano Canalizo Re Indigent Aid.**

(Series of 1939)

**Resolution No. 3355, as follows:**

Whereas, an instrument executed by Feliciano Canalizo was recorded in the Office of the Recorder of the City and County of San Francisco, State of California, on July 21, 1939, in Book 3481 of Official Records, at page 223, which said instrument created a lien in favor of the City and County of San Francisco on the following real property situate in said City and County of San Francisco, described as follows:

Beginning at a point on the northeasterly line of LaSalle Avenue, distant thereon 175 feet southeasterly from the southeasterly line of Phelps Street; running thence southeasterly along said line of LaSalle Avenue 25 feet; thence at a right angle northeasterly 100 feet; thence at a right angle northwesterly 25 feet; and thence at a right angle southwesterly 100 feet to the point of beginning.

Being Lot No. 41, in Block No. 227, O'Neill and Haley Tract.

and

Whereas, the recipient of aid who executed said agreement, has offered to pay said City and County the sum of \$150.34 for a release of said real property from said lien; and

Whereas, after investigation by this Board, it has been determined that the net amount which would be realized in the event that said lien was foreclosed, will not exceed the said sum of \$150.34; and

Whereas, it is deemed advisable by this Board to accept said sum of \$150.34, as full payment of the amount secured by said lien; now, therefore, be it

Resolved, That upon payment of said sum of \$150.34, David A. Barry, Clerk of the Board of Supervisors of said City and County, be and he is hereby authorized to execute and deliver a release of such lien.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Adopted.**

The following recommendation of Joint Finance and Public Utilities Committee was taken up:

Present: Supervisors MacPhee, Mead, Uhl.

**Requesting Public Utilities Commission and Market Street Railway to Take Whatever Steps May Be Necessary to Improve Transportation Facilities for the Conveyance of Shipyard Workers to Their Respective Plants.**

(Series of 1939)

**Resolution No. 3356, as follows:**

Whereas, the street car and bus facilities operated for the conveyance of shipyard workers are inadequate and unsatisfactory, particularly during the night hours; and

Whereas, the arrival of late workers involves additional and unnecessary accounting for deduction purposes, inconvenience and loss of wages to the workers, disruption of plans and work schedules at the plants, a loss of man-hours and a consequent deterrent to the war effort; now, therefore, be it

Resolved, That this Board of Supervisors does hereby request the

Public Utilities Commission and the Market Street Railway Company to immediately take steps to provide adequate and satisfactory transportation facilities for the conveyance of shipyard workers, such as will insure their arrival at the plants on schedule; and be it

Further Resolved, That the Public Utilities Commission and the Market Street Railway Company be and they are hereby requested to cause their representatives to establish contacts with the personnel departments of the various shipbuilding plants for the purpose of determining how the present unsatisfactory street car and bus service affects the operation of such plants and for the further purpose of determining, in a co-operative endeavor, what type of service should be maintained to promote and facilitate the war effort, and to minimize inconvenience, discomfort, loss of time and wages to the shipyard workers occasioned by inadequate service.

*April 26, 1943—Finance and Public Utilities Committees.*

*Supervisor Mead opposing recommendation to Board because of lack of quorum.*

### Privilege of the Floor.

Mr. L. V. Newton, of the Market Street Railway Company, on being granted the privilege of the Floor, announced that he had been unable to attend the meeting of the Joint Committee, and requested that the foregoing Resolution be re-referred to that Joint Committee. He declared, however, that the service given by his company to the shipyards was adequate. Since December 7, 1943, war industries have been given first consideration for transportation. He believed it would be unfair to adopt the resolution as presented. However, if the first "Whereas" were eliminated he would have no objection to the resolution.

Supervisor MacPhee announced that the entire matter is plain; the Board is merely asking for improved service.

Supervisor Colman could see no objection to the resolution. The transportation service rendered, he declared, was not satisfactory.

Thereupon the roll was called and the foregoing Resolution was adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

### Passed for Second Reading.

The following recommendations of Police Committee were taken up:

Present: Supervisors Gallagher, Green, Shannon.

**Amending San Francisco Municipal Code, Part II, Chapter V (Fire Code), Article 7, Section 244, as to Temporary Permits for Use of Portable Automatic Acetylene Generators.**

(Series of 1939)

Bill No. 2233, Ordinance No. . . . . , as follows:

Amending the San Francisco Municipal Code, Part II, Chapter V (Fire Code), Article 7, Section 244, by adding thereto a new paragraph authorizing the Chief of the Division of Fire Prevention and investigation to grant temporary permits for the use of approved portable automatic acetylene generators during the present war emergency, and providing for the automatic expiration of such permits at the end of said emergency.

Be it ordained by the People of the City and County of San Francisco, as follows:



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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in bold face and bracketed [ ].

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Section 1. The San Francisco Municipal Code, Part II, Chapter IV (Fire Code), Article 7, Section 244, is hereby amended by adding thereto a new paragraph to read as follows:

Sec. 244. **Generators, Construction of.** Generators shall be of approved construction and shall be plainly marked with the maximum rate in cubic feet of acetylene per hour for which they are designated, the amount of carbide for a single charge, the manufacturer's name and address, and the name or number of the type of machine.

(a) Under no conditions must acetylene be subjected to more than fifteen (15) pounds pressure per square inch unless it is dissolved in acetone or other approved solvent and contained in a cylinder. Self-compression generators which develop pressures above fifteen (15) pounds to the square inch are absolutely prohibited.

(b) The use of liquid acetylene or gas generated therefrom is absolutely prohibited.

(c) Tests of generators or piping for leaks must not be made with a flame and a flame must never be applied to an outlet from which the burner has been removed. Tests for leaks should be made with soapy water.

(d) Soldering irons shall not be used on acetylene generators until it is certain that all gas has been removed. Soldering irons shall not be used on acetylene cylinders under any conditions.

(e) The charging of the generator and handling of the calcium carbide shall be by daylight only and no fire or artificial light, other than incandescent electric vapor-proof lights, shall be permitted within ten (10) feet of the generator unless separated therefrom by a brick or other non-combustible wall having no opening within ten (10) feet of said generator.

(f) Electrical apparatus, such as switches, telephones, and other apparatus which may cause a spark, must not be located in any generating or gas storage room. All electrical installation shall be in accordance with the National Electrical Code.

(g) Under no circumstances shall the solid residuum or exhausted material be allowed to go into any sewer pipes or drains.

*During the emergency existing by reason of the war the United States of America is now engaged in, the Chief of the Division of Fire Prevention and Investigation may grant temporary permits for the use of portable automatic acetylene generators of types or construction approved of by said Chief when in the opinion of said Chief the use of such portable automatic acetylene generators on the premises designated by said permits will not endanger the public safety. Unless sooner revoked, said temporary permits shall automatically expire at the end of said emergency.*

The [Fire Marshal] Chief of the Division of Fire Prevention and Investigation shall have power to revoke or suspend any permit granted under the terms of this Article for violations of any of its provisions.

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

## Re-referred to Committee.

**Traffic Regulations—"One-Way Streets—All Times," Amending Resolution No. 2617 (Series of 1939) by Adding Thereto New Montgomery Street, Southbound, Market to Howard Street.**

(Series of 1939)

Resolution No. . . . ., as follows:

Resolved, That pursuant to Article 3, Section 30 of Bill 863, Ordinance 890 (Series of 1939), "Traffic Code," the following are designated "ONE-WAY STREETS—ALL TIMES," upon which it shall be unlawful at any time for the operator of any vehicle to drive said vehicle in any part of the following streets, except in the direction indicated herein:

Battery Street, southbound, Market to Broadway.  
 Beale Street, southbound, Market to Folsom Street.  
 Bush Street, eastbound, Market to Presidio Avenue.  
 Chesley Street, southbound, Harrison to Bryant Street.  
 Clay Street, eastbound, The Embarcadero to Van Ness Avenue.  
 Clementina Street, eastbound, Beale to First Street.  
 Clementina Street, eastbound, Eighth to Ninth Street.  
 Darien Way, eastbound, Junipero Serra Boulevard to San Fernando Way.  
 Davis Street, southbound, Broadway to Market Street.  
 Drumm Street, northbound, Market to Pacific Avenue.  
 Eddy Street, westbound, Market to Van Ness Avenue.  
 First Street, southbound, Harrison to Market Street.  
 Fremont Street, northbound, Folsom to Market Street.  
 Front Street, northbound, Market to Pacific Avenue.  
 Guy Place, westbound.  
 Jackson Street, westbound, Powell to Larkin Street.  
 Jackson Street, eastbound, The Embarcadero to Montgomery Street.  
 Kingston Street, westbound, Mission to San Jose Avenue.  
 Lansing Street, eastbound.  
 Main Street, northbound, Market to Harrison Street.  
 Montgomery Street, southbound, Market to Washington.  
 Natoma Street, westbound, First to Fremont Street.  
**New Montgomery Street, southbound, Market to Howard Street.**  
 Pacific Avenue, westbound, Walnut to Spruce Street.  
 Pine Street, westbound, Market to Presidio Avenue.  
 Sacramento Street, westbound, The Embarcadero to Van Ness Avenue.  
 Sansome Street, northbound, Market to Broadway.  
 Spear Street, southbound, Market to Harrison Street.  
 Stuart Street, northbound, Market to Howard Street.  
 Tehama Street, westbound, Eighth to Ninth Street.  
 Turk Street, eastbound, Market to Van Ness Avenue.  
 Washington Street, eastbound, Larkin to Powell Street.  
 Washington Street, westbound, The Embarcadero to Montgomery Street.

Signs shall be erected and maintained to give notice of the provisions of this section.

On motion of Supervisor Gallagher the foregoing Resolution was *re-referred* to Police Committee.

**Adopted.**

**Providing "No Stop" Regulation on Fremont Street Between Howard and Natoma Streets.**

(Series of 1939)

Resolution No. 3357, as follows:

Resolved, That in accordance with Section 12 of Ordinance No. 890 (Series of 1939), "Traffic Code," and the Vehicle Code of the State of

California, no stopping regulations are hereby placed in effect on the following street:

Fremont Street, between Howard and Natoma Streets, 7:00 A.M. to 9:00 A.M. and from 4:00 P.M. to 6:00 P.M.

*Adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

### **Adopted.**

The following recommendations of Public Health and Welfare Committee were taken up:

Present: Supervisors Shannon, Roncovieri.

Requesting the Director of Civilian Defense and Director of Public Health to Prepare, and Cause to Be Distributed, Complete Instructions for Securing and Using Approved Degassing Supplies by the People of the City and County of San Francisco.

(Series of 1939)

Resolution No. 3358, as follows:

Whereas, misunderstanding and confusion exists among the civilian population of the City and County of San Francisco as to the proper degassing treatment to employ in the event of an enemy gas bomb attack on the City and County; and

Whereas, numerous conflicting instructions, in the form of news items, pamphlets, advertisements, etc., have been issued to the public by various unofficial organizations and groups, emphasizing the necessity of each person or household obtaining one of many unauthorized or unapproved war gas first aid kits, consisting of drugs, chemicals and miscellaneous articles, for use as an antidote against the deleterious effects of war gases; and

Whereas, the indiscriminate and uninstructed use of such antidote drugs and chemicals by persons who are without complete knowledge of their effects and proper methods for their use may seriously endanger the health and well-being of the individual using them; and

Whereas, the Civilian Defense Council has previously distributed to the civilian population of the City and County of San Francisco approved instructions pertaining to the use of authorized degassing equipment and supplies which, apparently, have either been forgotten in the press of other events or misplaced; now, therefore, be it

Resolved, That the Civilian War Council of the City and County of San Francisco be and is hereby respectfully requested to consider the advisability of immediately instructing the Director of Civilian Defense and the Director of Public Health to jointly prepare complete instructions for securing and using approved degassing supplies by the people of the City and County who may be subject to enemy gas attack; and, in addition thereto, to issue to them such other pertinent information as may be advisable; and be it

Further Resolved, That the Civilian War Council consider the necessity of ordering printed a sufficient number of copies of such official degassing instructions and other information for distribution in the City and County by the Air Raid Warden Service to each residence, apartment house and hotel, and by the Board of Education and private school authorities to each student in every public and private school; and be it

Further Resolved, That in the event such instructions and information are so issued, that they be promulgated, through the medium of paid advertisements if necessary, in each newspaper published in the City and County of San Francisco.

### Discussion.

Supervisor Shannon, in discussing the foregoing Resolution, suggested that inasmuch as there would probably be money involved, the resolution should be referred to the Finance Committee.

Supervisor MacPhee stated that he believed if the Board should go on record as approving the Resolution, it would be giving favorable consideration to the expenditure of funds.

Supervisor Roncovieri, however, announced that he had presented the Resolution after reading in the San Francisco News, articles giving the names of many chemicals and drugs to be used by the general public in the event of a gas attack. The Resolution should be first adopted and then passed on to the Finance Committee. There is nothing that requires the judgment of the Finance Committee at this time.

Thereupon, the roll was called and the foregoing Resolution was adopted by the following vote:

Ayes: Supervisors Brown, Gallagher, Gartland, Green, Mead, Roncovieri, Shannon—7.

Noes: Supervisors Colman, MacPhee, Uhl—3.

Absent: Supervisor Meyer—1.

### Passed for Second Reading.

#### Amending Section 451, Subdivision b, Part II, Chapter V, Article VIII of San Francisco Municipal Code as Renewal Date of License for Public Eating Place.

(Series of 1939)

Bill No. 2234, Ordinance No. . . . ., as follows:

Amending Section 451, Subdivision b, of Part II, Chapter V, Article VIII of the San Francisco Municipal Code, by changing the renewal date of a license for a public eating place from the first of July following the issuance thereof to the anniversary date of the license.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 451, Subdivision b, of Part II, Chapter V, Article VIII of the San Francisco Municipal Code is hereby amended to read as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

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Sec. 451. **Public Eating Places.** (a) **Definitions.** A public eating place, as defined in this section, shall mean and include every restaurant, lunch room, tea room, soda fountain, buffet, grill room, lunch counter, dining room, dining room of hotel, coffee shop, club, and every other place where food is sold to be consumed on the premises, and all kitchens, commissaries and other rooms appurtenant thereto or connected therewith.

The term "owner" or "owners" as used herein, shall mean those persons, partnerships, or corporations who are financially interested in the operation of a public eating place.

An "operator" as used herein, shall mean any person engaged in the dispensing of or in assisting in the preparation of food, or a person otherwise employed in a public eating place.

"Director", as used herein, shall mean the "Director of Health of the City and County of San Francisco", and "inspectors" shall mean the "Inspectors of the Department of Public Health", administered by said Director.

The Director shall be responsible for the administration and enforcement of this section, and rules and regulations to carry out the intent of this section and Sections 452 to 454, inclusive, of this Article, shall

be prescribed by said Director, after a public hearing thereon; such rules and regulations shall be issued in pamphlet form and shall be changed not more than once a year, except in cases of emergency. All such public eating places shall be operated, conducted and maintained in accordance therewith.

(b) **Applications for Permits, Etc.** Any person, partnership or corporation not operating a public eating place on the second day of December, 1932, and who at any time thereafter intends to open and operate a public eating place in the City and County of San Francisco, shall before opening or operating said eating place, make an application to so do in the manner and upon a form provided by said Director, giving the information and particulars required by said Director, as hereinabove set forth.

If the applicant for any permit under this section be a corporation, the application shall contain the names of its principal officers and such other particulars as the Director may require, and the application shall include all other information and things required of any other applicant.

Upon the filing of any application for a permit under this section the Director shall, through the Inspector of the Department of Public Health, make an investigation and examination of the premises to be covered by the requested permit; and if the investigation and examination so made, shall show that the applicant has complied with all laws, rules and regulations, applicable to the operation of a public eating place, and the sanitary laws and regulations applicable thereto, the said Director shall within ten (10) days after the completion of said investigation and examination grant a permit for the operation of said public eating place.

If it be determined from said investigation and examination of the premises aforesaid, that the applicant has not complied with any or all of the laws, rules and regulations pertaining thereto, and particularly the health and/or sanitary laws and regulations of the City and County of San Francisco, he shall be allowed a reasonable time within which to so comply therewith and his refusal or neglect to so comply shall be sufficient cause for denying the application.

Any denial of any such application shall be subject to an appeal to the Board of Permit Appeals.

Said permit and the license, hereinafter provided for, shall at all times be prominently displayed in said place. It shall be unlawful for any such public eating place to be conducted, operated or maintained without first having obtained a permit and license so to do, and each permit and license shall be annually renewed [as of the first day of July following its issuance upon such conditions as may be warranted] *one year from the date of such issuance.*

Approved as to form by the City Attorney.

*Passed for Second Reading by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Amending San Francisco Municipal Code by Repealing Section 718 of Part II, Chapter V, Article XII, as to Fees Charged for Registration, Examination and Treatment in Any Venereal Clinic Conducted by Department of Public Health.**

(Series of 1939)

Bill No. 2235, Ordinance No. . . . ., as follows:

Amending San Francisco Municipal Code by repealing Section 718 of Part II, Chapter V, Article XII, relating to the fees charged for the registration, examination and treatment in any venereal clinic conducted by the Department of Public Health.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 718, Article XII, Chapter V, Part II of the San Francisco Municipal Code relating to the fees charged for the registration, examination and treatment in any venereal clinic conducted by the Department of Public Health is hereby repealed.

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Amending Section 245, Subdivision c, Part II, Chapter VII, Article VIII of San Francisco Municipal Code Relative to Plumbing Fees so That Final Charge Will Be Based Upon Work Actually Done, Inspected and Approved.**

(Series of 1939)

Bill No. 2236, Ordinance No. ...., as follows:

Amending Section 245, Subdivision c, Part II, Chapter VII, Article VIII of the San Francisco Municipal Code relative to plumbing fees so that the final charge will be based upon work actually done, inspected and approved.

Be it ordained by the People of the City and County of San Francisco, as follows:

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NOTE: Amendments are indicated by *light face italics*. Cancellations are set out in **bold face** and bracketed [ ].

---

Section 1. Section 245, Subdivision c, Part II, Chapter VII, Article VIII of the San Francisco Municipal Code is amended to read as follows:

Sec. 245. Plumbing Fees. (a) For conducting the examination and issuing a license to a Master Plumber as required by "The Plumbing Law" of the City and County, the Department of Public Health shall collect therefor the sum of Forty Dollars (\$40) and require a deposit of said sum prior to conducting the examination therefor; and a fee of Twenty Dollars (\$20) is hereby imposed upon the holder of each such certificate, the same to be paid annually.

For conducting the examination and issuing a license to a Journeyman Plumber as required by "The Plumbing Law" of the City and County, the Department of Public Health shall collect therefor a sum of Two Dollars (\$2) and require a deposit of said sum prior to conducting the examination therefor; and a fee of One Dollar (\$1) is hereby imposed upon the holder of each such Certificate, the same to be paid annually.

(b) For issuing plumbing permits to and making inspections for or at the request of a Master Plumber or owner, the Department of Public Health shall collect the following fees:

For each permit issued, including inspection, for new work or alteration (the term "alteration" as used in this section shall be defined as any connection to a soil pipe, waste pipe or sewer, or a relocation of such outlet), there will be a charge of Fifty Cents (\$.50) to which shall be added the following:°

#### INSTALLED OR REPLACED

For each automatic sump ejector serving one or more water closet.	\$ .50
For each sump ejector.....	.50
For each building sewer replacement, or repair, or sewer trap....	.50
For each water closet.....	.50
For each bath tub.....	.50

For each shower trap.....	.50
For each wash basin.....	.50
For each sink, slop or otherwise, including 2-part sink.....	.50
For each tray, laundry, including 2-part trays.....	.50
For each vat, "Butcher" or otherwise.....	.50
For each hospital fixture connected to waste or indirectly connected	.50
For each drinking fountain.....	.50
For each urinal, stall or pedestal.....	.50
For each urinal trough.....	.50
For each grease interceptor.....	.50
For each dental chair.....	.50
For each floor or surface drain.....	.50
For each dishwashing machine.....	.50
For each potato peeler.....	.50
For each garage or sump outlet.....	.50
For each fixture set after the completion of the structure to an outlet roughed in prior thereto.....	.50
For each leader replacement, C. I. or Galv. W. I.....	.50
For each miscellaneous fixture connected to waste or indirectly connected .....	.50
For each condenser or steam trap where condensed water enters the plumbing system through the final condenser or steam trap	.50
For each reinspection of any plumbing fixtures or outlets not passed .....	.75
When the plumbing fixtures exceed twenty-five (25) in any one building, the fee shall be twenty-five cents (25¢) each for all plumbing fixtures over twenty-five (25).	

(c) Fees for plumbing permits and plumbing fixtures as set forth in this Section shall be paid in advance of the issuance of any permit; [and if and when the Department of Public Health finds any person, firm or corporation has installed any plumbing fixture or done work for which a permit was required without complying with the terms of the Section as to the payment of fees, in such cases it shall be required that a double fee be paid before further permit is issued or inspection made] and following completion of the work called for in the permit there shall be an additional charge against or a refund to the permittee so that the final charge will be based upon work actually done, inspected and approved.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Amending Section 272, Part II, Chapter VII, Article IX of San Francisco Municipal Code, Relating to Permits and Fees so That Final Charge Will Be Based Upon Work Actually Done, Inspected and Approved.**

(Series of 1939)

Bill No. 2237, Ordinance No. ...., as follows:

Amending Section 272, Part II, Chapter VII, Article IX, of the San Francisco Municipal Code, relating to permits and fees so that the final charge will be based upon work actually done, inspected and approved.

Be it ordained by the People of the City and County of San Francisco, as follows:

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NOTE: Amendments are indicated by *light face italics*.

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Section 1. Section 272 of Part II, Chapter VII, Article IX of the San Francisco Municipal Code is hereby amended to read as follows:

Sec. 272. **Permits and Fees.** It shall be unlawful for any person to install or cause to be installed any gas appliance and/or house gas piping in the City and County of San Francisco without first obtaining a permit from the Department of Public Health so to do.

Fees for gas appliance permits shall be paid in advance and shall be computed from the number of such appliances proposed to be installed, as follows:

Gas-fired boilers, each.....	\$1.25
Warm air furnaces, each.....	1.25
Ranges, each .....	.75
Tank water heaters, each.....	.75
Storage heaters, each.....	.75
Instantaneous heaters, each.....	.75
Miscellaneous gas appliance, each.....	.75
Reinspection fee, each.....	.75

For every house gas piping permit issued, a fee shall be paid in advance as follows:

For each gas outlet.....	\$0.25
Minimum fee .....	1.00
Reinspection fee, each.....	.75

*Upon the completion of work for which a permit has been issued there shall be an additional charge against or a refund to the permittee dependent upon the work actually done, inspected and approved.*

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Amending Section 22, Part III of San Francisco Municipal Code Relating to Posting and Form of Notice of Hearing Applications for Certain Permits by Adding Thereto Nursing Homes, Day Nurseries, Nursery Schools, Play Schools, Kindergartens, Children's Institutions to the Classes of Permits and by Excluding Private Family Boarding Homes for Aged or Children From Provisions of This Section.**

(Series of 1939)

Bill No. 2238, Ordinance No. ...., as follows:

Amending Section 22, Part III of the San Francisco Municipal Code relating to posting and form of notice of hearing applications for certain permits by adding nursing homes, day nurseries, nursery schools, play schools, kindergartens, children's institutions to the classes of permits and by excluding private family boarding homes for aged or children from provisions of this Section.

Be it ordained by the People of the City and County of San Francisco, as follows:

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NOTE: Amendments are indicated by *light face italics*.

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Section 1. Section 22, Part III of the San Francisco Municipal Code, is hereby amended to read as follows:

Sec. 22. **Providing for Posting and Form of Notice of Hearing Applications for Certain Permits.** On the filing of any application for the issuance or transfer of a permit for any purpose specified in this section, or the filing of a notice of intention to revoke any permit, except in any case where such proposed revocation is due to the failure to pay the fee fixed by law or ordinance, the Department responsible for the approval of such application shall fix the time and place of hearing thereon, which shall be not less than ten (10) nor more than



twenty (20) days from the filing of said application, and shall cause to be conspicuously posted upon the premises involved in such application not less than ten (10) days before said public hearing notice of such application and the time and place of hearing thereon. Said notice shall also set forth the name of the applicant and the purpose for which the application is made. The department in which the application is filed shall cause said notice to be posted. The lettering of the words in said notice, "Notice of Application for ..... Permit," shall be one (1) inch type, and all other lettering shall be one-half ( $\frac{1}{2}$ ) inch type. After the posting of said notice the applicant shall maintain said notice as posted the required number of days.

The classes of permit referred to in this Section are: automobile supply stations, automobile parking stations, automobile repair shops, public garages, commercial garages, dyeing and cleaning works, hospitals of any character, places of refuge and detention, laundries, junk yards or premises, livery stables, riding academies and riding schools, auctioneers, pawnbrokers, second-hand dealers, second-hand clothing dealers and second-hand furniture dealers, *nursing homes, day nurseries, nursery schools, play schools, kindergartens, children's institutions, but shall not include private family boarding homes for aged or children.*

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Amending Section 452, Subdivision b, Article VIII, Chapter V, Part II of San Francisco Municipal Code Relating to Inspection of Public Eating Places by Appointed Inspectors by Deleting Prohibition Under Which Inspectors of Public Eating Places Shall Not Be Assigned to Any Other Work.**

(Series of 1939)

Bill No. 2239, Ordinance No. ...., as follows:

Amending Section 452, Subdivision b, Article VIII, Chapter V, Part II of the San Francisco Municipal Code relating to inspection of public eating places by appointed inspectors by deleting the prohibition under which inspectors of public eating places shall not be assigned to any other work.

Be it ordained by the People of the City and County of San Francisco, as follows:

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NOTE: Matter cancelled is bracketed [     ] and set in bold face.

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Section 1. Section 452, Subdivision b, Article VIII, Chapter V, Part II of the San Francisco Municipal Code is hereby amended to read as follows:

**Sec. 452. License Fees.** Every applicant for a permit to conduct, operate or maintain a public eating place shall pay an annual fee of Eighteen (\$18.00) Dollars therefor. All fees collected pursuant to the terms of this section shall be applied in defraying the costs of the inspections provided for in Sections 451 and 452 of this Article.

Upon sale or transfer of such establishment, the permit thereof shall be null and void until an application for transfer thereof shall have been recommended by said Director, and a fee of Twelve Dollars and Fifty Cents (\$12.50) shall be payable for each such transfer, which transfer shall be ordered only after examination and inspection of said premises. Said examination and inspection shall be made, and said recommendation by the Director shall be rendered, within ten (10) days from the date of application of such transfer.

(a) **Revocation of Permits.** Any permit issued pursuant to the

provisions of Sections 451 to 455, inclusive, of this Article, may be revoked by said Director for cause, after a hearing, and said permit may thereafter be re-issued in the discretion of said Director upon reasonable conditions and the payment of a fee of Twelve Dollars and Fifty Cents (\$12.50) therefor.

(b) **Inspection and Inspectors.** The Director shall appoint such inspectors for the purpose of making such investigations and examinations as may be necessary and warranted by the collection of funds under Sections 451 to 455, inclusive, of this Article. Such inspectors shall be under the control of said Director, and said Director and inspectors shall have free access to all such public eating places at all times for the purpose of inspection and examination of such places and the foods served therein. There shall be a minimum of one (1) inspector to every two hundred and fifty (250) public eating places, and such places shall be so inspected at least once in each month and records thereof shall be filed with said Director, who shall cause them to be kept in such manner in his office as to be readily accessible to the public. **[No inspector appointed for the purposes of and paid from the revenues received under Sections 451 to 455, inclusive, of this Article, shall be assigned to any other work.]**

Approved as to form by the City Attorney.

*Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

Consideration Postponed.

#### Abatement Proceedings—2107 Scott Street.

(Series of 1939)

Resolution No. . . . ., as follows:

Resolved, That in accordance with the recommendation of the Department of Public Health, the Board of Supervisors of the City and County of San Francisco, State of California, does hereby declare that the premise numbered, known and designated as 2107 Scott Street, in the City and County of San Francisco, be and the same is hereby declared to be a public nuisance and the City Attorney of said City and County is hereby directed to abate the same in conformity with the provisions of Section 731 of the Code of Civil Procedure of the State of California.

*October 19, 1942—Over one week.*

*October 26, 1942—Over six months.*

*April 26, 1943—Over one week.*

#### Discussion.

The Clerk, prior to discussion on the foregoing Resolution, presented and read to the Board copy of Inspector's report on the premises in question, dated May 1, 1943, in which it was stated that "all indications show that the owner has not made any effort to repair structure or correct any violations," and outlining improvements considered necessary by the Health Department.

Supervisor Uhl reported that he had inspected the premises at 2107 Scott Street, and could see no reason for condemning the property. He would not be a party to razing that particular house.

Supervisor Shannon, after reporting on the Health Committee's deliberations, moved that further consideration be postponed for two weeks, until May 17, 1943, and that in the meantime the Inspector for

the Health Department again visit the premises and report further his findings to the Board. Motion seconded by Supervisor Green.

### Amendment to Motion.

Supervisor Mead moved, as an amendment to the motion, that the entire matter be tabled. It is true that it is an old type of house, and certain improvements might be desirable, but it is Mrs. McCarthy, the owner's home, and it would cause great inconvenience to her, under the circumstances, to find other living quarters. Motion seconded by Supervisor Uhl.

### Explanations of Votes.

Supervisor MacPhee, in explaining his vote, announced that he would like to vote in favor of tabling the matter, but could not at this time. He desired to hear once more from the Department of Public Health. It might be that possibly the Board is not correctly informed as to conditions of the premises. However, he would be in favor of postponement of consideration of the Resolution.

Supervisor Colman was opposed to tabling the matter. He believed the owner of the premises has been very liberally treated during the past six months. If these premises are not conducted in a sanitary manner, the safety of other people will be affected.

Thereupon the roll was called and the motion to table was *defeated* by the following vote:

Ayes: Supervisors Gallagher, Green, Mead, Uhl—4.

Noes: Supervisors Brown, Colman, Gartland, MacPhee, Roncovieri, Shannon—6.

Absent: Supervisor Meyer—1.

Thereupon, in explanation of his intended vote against postponement, Supervisor Mead stated that he felt the owner of the property has suffered long enough. People of San Francisco, under existing conditions were entitled to some consideration, he believed. The matter should be disposed of in favor of the woman. He was opposed to abatement of the premises under present conditions.

Supervisor Shannon, in answer to the views expressed by Supervisor Mead, stated that the Health Department tries to use judgment in all such cases, but must consider the welfare of the public at large, and he believed the motion to defer action for two weeks was most reasonable.

Thereupon, the roll was again called and the motion to *postpone further consideration until May 17, 1943*, was carried by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Roncovieri, Shannon—8.

Noes: Supervisors Mead, Uhl—2.

Absent: Supervisor Meyer—1.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Best Wishes to Senator Hiram Johnson for Speedy Recovery From Illness.

(Series of 1939)

Supervisor Mead presented:

Resolution No. 3359, as follows:

Whereas, Hon. Hiram W. Johnson, United States Senator from California, has been seriously ill since last Wednesday at the Naval Medical

Center in Bethesda, Md., as a result of pleurisy in the right lung, and Whereas, latest reports from the Medical Center indicate that the Senator has improved; now, therefore, be it

Resolved, That this Board of Supervisors extends its sincere well wishes for his speedy recovery to Hon. Hiram W. Johnson and prays that the day is not far off when California's able and distinguished representative in the Senate will again assume his seat in Washington's legislative halls.

*Unanimously adopted by a rising vote:*

**Requesting His Honor the Mayor to Appoint Committee for Proper Observance of Flag Day, Sunday, June 13, 1943.**

(Series of 1939)

Supervisor Shannon presented:

Resolution No. 3361, as follows:

Resolved, That His Honor the Mayor be and he is hereby requested to appoint a Citizens' Committee for the proper observance of Flag Day, Sunday, June 13, 1943, in cooperation with San Francisco Lodge No. 3, Benevolent and Protective Order of Elks.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

**Approving Map of West View Terrace, Accepting Deed to and Dedicating Cambridge Street and West View Avenue as Open Public Streets.**

(Series of 1939)

Presented by Supervisor Mead as Recommendation of Street Committee:

Resolution No. 3360, as follows:

Resolved, That the certain map entitled, "Map of West View Terrace, San Francisco, California," composed of two sheets, approved the 21st day of April, 1943, by Director of Public Works Order No. 19,409, be and the same is hereby approved and adopted as the official map of West View Terrace; and be it

Further Resolved, That the parcels of land delineated and designated thereon as Cambridge Street and West View Avenue are hereby accepted on behalf of the City and County of San Francisco and declared to be open public streets dedicated to public use, to be known by the names as shown on said map; and be it

Further Resolved, That the City and County of San Francisco accept that certain deed dated the 13th day of March, 1942, from Fred H. Thorinson and Evelyn Thorinson, his wife, granting to the City and County of San Francisco all of the land comprising West View Avenue and Cambridge Street as above referred to within said West View Terrace and shown on said map; and be it

Further Resolved, That the City and County of San Francisco accept that certain sewer easement deed dated the 30th day of March, 1943, from Fred H. Thorinson and Evelyn Thorinson, his wife, to the City and County of San Francisco comprising a ten-foot strip of land extending from West View Avenue to Alemany Boulevard.

The City Attorney shall examine and approve the title of said property.

*Adopted by the following vote:*

Ayes: Supervisors Brown, Colman, Gallagher, Gartland, Green, MacPhee, Mead, Roncovieri, Shannon, Uhl—10.

Absent: Supervisor Meyer—1.

### Communications

Communications, as follows, were presented, read by the Clerk and acted on as noted:

From Mr. A. P. Giannini, addressed to Supervisor Jesse C. Colman, expressing appreciation for Resolution of the Board adopted in memory of his late brother, Dr. A. H. Giannini.

*Filed.*

From Congressman Richard J. Welch, acknowledging receipt of resolutions memorializing Congress as to war and post-war program of United Nations.

*Filed.*

From Senator Hiram W. Johnson, acknowledging receipt of Resolution No. 3825, memorializing Congress as to war and post-war program of United Nations.

*Filed.*

From Senator Sheridan Downey, acknowledging receipt of resolution concerning possible organization of United Nations.

*Filed.*

From Senator Joseph H. Ball, acknowledging receipt of resolution memorializing Congress as to war and post-war program of United Nations.

*Filed.*

From Charles H. Graham, President, San Francisco Baseball Club, expressing appreciation of letter of congratulation on the opening of the baseball season.

*Filed.*

From Merchants Ice and Cold Storage Company, confirming assurance previously given that the company does not contemplate the erection of any buildings on the recently closed portion of Pringle Court, and agreeing that if at sometime in the future the erection of buildings on that land should be deemed advisable or necessary, the height of such buildings will not exceed the height of existing structures adjacent thereto, and the character or purposes for which buildings might be used would not vary from that of the present structures in the immediate neighborhood.

*Filed.*

From San Francisco Women's Chamber of Commerce, inviting attendance of members of the Board at Sixth Annual Civic Luncheon, Palace Hotel, May 8, 1943.

*Filed.*

From International Longshoremen's and Warehousemen's Union, Los Angeles, California, commending the Board upon its adoption of resolution protesting against discrimination against Negroes.

*Filed.*

From G. L. Pickle, expressing appreciation of Board's action as to salary standardization of wages for members of the Brotherhood of Electrical Workers.

*Filed.*

From Senator Johnson, acknowledging receipt of Resolution memorializing the United States Senate not to pass "War Security Bill"; also acknowledging receipt of Resolution memorializing the President to take steps in connection with situation in North Africa, held to be untenable, i.e., the continued detention of certain political prisoners.

*Filed.*

From John S. Locke, Recorder, Ventura County, reporting on proposed state legislation sponsored by County Recorders' Association, commending the fine cooperation extended by Mr. Alfred Skelly, and congratulating the City and County of San Francisco on having such a fine representative at Sacramento.

*Filed.*

From Maury Maverick, Director, Governmental Division, War Board, advising that National Association of County Officials was calling a three-day conference of vital importance to the war effort, designed to help the War Production Board in creating a better understanding of wartime problems through the cooperation and efforts of county officials, to be held in Omaha, Nebraska, May 24, 25 and 26, 1943.

Pursuant to recommendation by President Jesse C. Colman that two members of the Board of Supervisors be sent to the Convention of the National Association of County Officials, to be held at Omaha, Nebraska, May 24, 25 and 26, 1943, to represent the Board at that Convention, Supervisor Green, seconded by Supervisor Gallagher, moved that the President appoint two members to represent the Board of Supervisors at that convention.

No objection, and so ordered.

Thereupon, the Chair appointed Supervisors MacPhee and Uhl to attend the convention.

Supervisor Uhl declined the appointment.

Whereupon the President appointed Supervisor MacPhee and himself to attend the convention.

NOTE: Subsequently, because of the inability of himself and Supervisor MacPhee to attend the Convention, President Colman appointed Supervisors Green and Mead to attend.

From Manager of Utilities, protesting certain recommendations for reductions in Water Department's budget for fiscal year 1943-1944.

*Referred to Finance Committee.*

From Adjutant General, at Sacramento, stating that due to lack of manpower, the California State Guard would be withdrawn from Water Department properties April 30, 1943 and May 30, 1943.

*Filed.*

### ADJOURNMENT.

There being no further business, the Board, at the hour of 5:00 p.m. adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors June 14, 1943.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,  
Clerk of the Board of Supervisors,  
City and County of San Francisco.

